

Revised Ordinances

VILLAGE OF
PEORIA HEIGHTS
ILLINOIS

Adopted and Approved by the President and Board of Trustees of the Village of Peoria Heights, Illinois, December, 7, 1914.

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Revised Ordinances

OF THE

Village of Peoria Heights Illinois

Adopted and approved by the President and Board of Trustees of the Village of Peoria Heights, Illinois,

December 7, 1914.

Printed and Published by the order and under the authority of the President and Board of Trustees of the Village of Peoria Heights, December 21, 1914.

Compiled and Revised by GEO. A. SHURTLEFF,
Attorney at Law.



CONTROL STATE OF BROYER

OFFICERS

OF THE

Village of Peoria Heights Illinois

FOR THE YEAR 1914-1915.

President ALBERT E. DAVIDSON

> Clerk E. J. BRAYTON

Treasurer M. J. CRABTREE

Attorney GEO. A. SHURTLEFF

Marshal A. J. HESS

Electrician G. E. POPLETT

Health Officer DR. W. T. MARRS

Police Magistrate JOHN ROSSITER

Trustees
CARL DUNCAN
AXEL LARSON
RICHARD NEWSAM
HARRY SHULTS
A. M. SWEENEY
ROBERT WILSON

13 14

AN ORDINANCE

Authorizing and Providing for the Publication, in Book Form, of the Revised Ordinances of the Village of Peoria Heights, Illinois.

Whereas, The Village of Peoria Heights, heretofore let to the Brown Printing Co. a contract for the publication in book form of the Revised Ordinances of the Village of Peoria Heights; now, therefore,

Be It Ordained by the President and Board of Trustees of the Village of Peoria Heights, Illinois:

Section 1. That the ordinance passed by the President and Board of Trustees of the Village of Peoria Heights, on the seventh day of December, A. D. 1914, entitled: "An Ordinance in Revision of the General Ordinances of the Village of Peoria Heights," be and the same is hereby authorized and ordered printed and published in book form by the said Brown Printing Co., as the "Revised Ordinances of the Village of Peoria Heights, Illinois."

Section 2. That this ordinance shall take effect and be in force from and after its passage.

Sec in force Pas Village A. D. 19 App Passed by the President and Board of Trustees of the Village of Peoria Heights, this seventh day of December, A. D. 1914.

Approved December 7, 1914.

A. E. DAVIDSON.

President.

E. J. BRAYTON, Village Clerk.

ORDINANCES

OF THE

VILLAGE OF PEORIA HEIGHTS.

AN ORDINANCE

In Revision of the General Ordinances of the Village of Peoria Heights.

Whereas, An ordinance in revision of the general ordinances of the Village of Peoria Heights is necessary and expedient for the government of said Village, and whereas, the same should be consolidated and arranged in appropriate chapters, articles and sections, and omissions should be supplied, defects amended, and the whole made plain and concise; therefore:

Be It Ordained by the President and Board of Trustees of the Village of Peoria Heights, Illinois, as follows:

CHAPTER 1

Rules and Order of Business."

Rule 1. The regular stated meeting of the Board shall be held at the Village Hall in the Village of Peoria Heights, on the first and third Mondays of each month at 8 o'clock p. m., and special meetings shall be held at such times, as in the judgment of the President or any two members of the Board, it may be deemed necessary or expedient, notice of the special meeting being given to each member of the Board by the Clerk. The call shall be in writing, duly signed, and shall be presented to the Clerk, who shall proceed immediately to prepare written notices of the same and shall cause them to be served on the President and members of the Board by mail or in person. Such notices shall describe in brief the nature and object of the call.

At any special meeting the call for the same shall be read and afterwards filed with the Clerk, and no business other than that proposed by the call shall be in order at such meeting.

Rule 2. At the hour selected for the meeting, the Clerk (or someone appointed to fill his place), shall proceed to call the roll of members, mark the absentees, and announce whether a quorum be present. Upon the appearance of a quorum, the Board shall be called to order, the President taking the chair if present, and the Board appointing a temporary chairman if he should be absent. If a quorum does not appear, the Board shall not thereby stand adjourned unless by a vote of the members present. When a quorum is present the Board shall proceed to the business before it, which shall be conducted in the following order:

The reading of the minutes of the previous meeting, unless dispensed with; the amendment and approval of the same.

Report of Village Officers.

Report of Standing Committees.

Report of Special Committees.

Unfinished business of the preceding meeting.

Presentation of petitions, motions, resolutions and notices.

Applications for licenses, etc.

New business.

Rule 3. The President shall preserve order and decorum, decide all questions of order, subject to an appeal to the Board, and endeavor to conduct all business before the Board with fairness and impartiality, to a speedy and proper result.

Rule 4. While the presiding officer is putting the question, or while business is being transacted, no member shall walk across the room, or out of the room, or out of the Board meeting, except by consent of the Board.

Rule 5. In case of any disturbance or disorderly con-

duct, the presiding officer shall have the power to require the room to be cleared if necessary.

- Rule 6. No member, without leave of the Board, shall speak more than once upon the same subject, until every member desirous of speaking shall have spoken; and no member shall speak longer than five minutes at one time, except by consent of the Board.
- Rule 7. A member called to order by the Chair shall immediately sit down, unless permitted to explain. If there be no appeal, the decision of the Chair shall be conclusive; but if the member appeal from the decision of the Chair, the Board shall decide the case.
- Rule 8. Every member who is present when a question is stated from the Chair shall vote thereon, unless excused by the Board, or unless he is directly interested in the question, in which case he shall not vote.
- Rule 9. Any matter before the Board may be set down as a special order of business at a certain time if two-thirds of the members present vote in the affirmative, but not otherwise.
- Rule 10. No motion shall be debated or put unless seconded. When a motion is seconded it shall be stated by the Chair before debate; and every such motion shall be reduced to writing if required by a member.
- Rule 11. After a motion or resolution is stated by the Chair, it shall be deemed to be in possession of the Board, but may be withdrawn at any time before decision or amendment.
- Rule 12. If the question in debate contains several distinct propositions, any member may have the same divided.
 - Rule 13. In all cases where a resolution or motion is

entered on the minutes of the Board, the name of the member moving the same shall be entered also.

- Rule 14. When a blank is to be filled, and different sums or times proposed, the question shall be taken first on the least sum or the longest time.
- Rule 15. If two members require it, the ayes and nays upon any question shall be taken and entered on the minutes; but the ayes and nays shall not be taken unless called for previous to the vote on the question.
- Rule 16. When a question is under debate, the only motions in order shall be, to adjourn to a certain day; to adjourn; to lay on the table; the previous question; to refer; to amend; to substitute; to postpone indefinitely or to a day certain.
- Rule 17. A motion to refer to a standing committee shall take precedence of a similar motion to refer to a special committee.
- Rule 18. No ordinance shall be repealed or passed, or contract or appropriation of money made, unless by a vote of the majority of the Board, upon which an aye and nay vote shall be called.
- Rule 19. Any member attending upon any regular or special meeting of the Board who shall, in the judgment of the Board, appear to such a degree under the influence of liquor that he is incompetent to take part in the deliberations of the Board, shall be expelled from such meeting by a vote of the Board.
- Rule 20. The Marshal, or some other person appointed by him at his cost, shall attend all meetings of the Board and execute all their orders.
- Rule 21. On the acceptance of a final report from a special committee, the committee shall be discharged without a vote, unless otherwise ordered.

- Rule 22. Unless in case of emergency, committee meetings shall be called at least twenty-four hours prior to the time of meeting, and each member shall attend promptly at the hour stated in the notice, or if unable to do so, he shall give notice to that effect, in writing, to the chairman of such committee. Three consecutive violations of this rule shall subject the offender to removal from the committee by the President.
- Rule 23. All ordinances, petitions, resolutions, orders and communications to the Board, shall, unless by unanimous consent, be referred to the appropriate committee, to be announced by the Chair, and shall only be acted upon by the Board at a subsequent meeting on the report of the committee having the same in charge.
- Rule 24. When two or more committees are called, the Board shall decide to which committee the subject matter shall go.
- Rule 25. Standing and select committees to whom references are made shall in all cases report in writing the state of facts, with their opinion thereon.
- Rule 26. All reports of committees shall be addressed "To the President and Board of Trustees of the Village of Peoria Heights;" they shall briefly describe the matter referred, and the conclusion to which the committee has arrived; which conclusion shall be summed up in the form of an ordinance, order, resolution, recommendation or some other distinct proposition.
- Rule 27. No person except a member of the Board shall be permitted to address the same unless by consent of two-thirds of the members of the Board present.
- Rule 28. All purchases of supplies and material for the use of the Village, not otherwise specifically provided for, shall be made by order written on requisition blanks from an order book kept by the Clerk, said order to be is-

sued by the proper village officer or the chairman of the committee under whose immediate direction such expenditure is authorized to be made.

Rule 29. The standing committees shall be appointed by the President, with the consent of the Board, annually, and the person first named on the committee shall be the chairman thereof.

Standing Committees.

The following shall be the standing committees of the Board:

On Finance.

On Streets, Alleys and Bridges.

On Fire and Light.

On Water.

On Judiciary.

On Public Grounds and Village Property.

On Printing.

On Sewers, Sidewalks and Crossings.

On Licenses.

On Miscellaneous Business.

The standing committees of the Board shall consist of three members each.

Rule 30. All bills and vouchers shall be approved in writing; each bill shall be accompanied by a voucher made out by the village officer incurring the expenditure, and together they shall be referred, with his written approval or otherwise, to the committee under whose province the expenditure is incurred; such committee shall then examine and re-refer all bills thus referred to them, with their approval or otherwise, to the open Board. The same shall then be ready for payment upon the favorable majority vote of the Board.

Rule 31. The rules of parliamentary practice com-

prised in "Roberts' Rules of Order" shall govern the Board in all cases where the foregoing rules do not apply.

Rule 32. These rules may be suspended by a vote of two-thirds of the members present, but shall not be repealed, altered or amended unless notice thereof shall have been given in writing, and alterations and amendments submitted at least one meeting prior thereto, and by a two-thirds vote of all the Trustees.

Rule 33. Any Trustee persisting in the violation of any of the rules shall be subject to a fine, to be imposed by the President, of not less than one nor more than twenty-five dollars for each offense, which fine shall stand against him until disposed of by due process of law, or excused by a vote of the Board and the fine remitted.

CHAPTER II.

Corporation Seal.

- Section 1. Description of Seal.
 - 2. Seal to remain with Clerk.

Section 1. A seal in circular form, with the words "Village of Peoria Heights" on the outer circle, and in the interior and center of said circle the words "Incorporated A. D. 1898," shall be the seal of the Village of Peoria Heights; said seal to be used in all cases when required by the laws of the United States or of this State, or by any ordinance of the Village of Peoria Heights, and in all cases in which, by the laws and customs of nations, it is necessary for a municipal corporation to use a seal.

Section 2. The said seal shall be and remain in the custody of the Clerk, to be used by him or the President as provided in the first section of this chapter.

CHAPTER III.

Village Limits.

- Section 1. Limits defined.
 - 2. Village datum.

Section 1. The corporate limits of the Village of Peoria Heights shall embrace the territory described as follows, to-wit: The south one-half $(\frac{1}{2})$ of section twenty-two (22); the south one-half $(\frac{1}{2})$ of the north one-half $(\frac{1}{2})$ of section twenty-two (22); all of fractional section twenty-three (23) that is not submerged by the water of the Illinois river at low water mark; and the northeast quarter $(\frac{1}{4})$ of section twenty-seven (27); all of the above described property being in township numbered nine (9) north, range numbered eight (8) east of the fourth principal meridian, situated in the County of Peoria and State of Illinois.

Section 2. The permanent grades of streets and alleys in the Village of Peoria Heights hereafter fixed are and shall be measured from and referred to a plane as the base or datum for all village levels. Said plane is referred to the top of the fourth flute on the south angle of the corner stone of the Peoria County court house, the elevation of which point was established in the year 1877 at one hundred feet above the datum plane.

CHAPTER IV.

President and Officers.

- Section 1. Duties Required by Law.
 - 2. Appoint Officers and Fill Vacancies.
 - 3. Term of Office.
 - 4. Sign Commissions, etc.
 - 5. Supervision of Officers.
 - 6. Removal of Officers.
 - 7. Turn Over Books, etc.
 - 8. Oath of Office.
 - 9. Bonds.
 - 10. President's Bond.
 - 11. Clerk's Bond.
 - 12. Treasurer's Bond.
 - 13. Marshal and Assistant's Bond.
 - 14. Attorney's Bond.
 - 15. Bonds to be Filed.

Section 1. The President shall perform all duties pertaining to his office, which are or may be required of him, either by the laws of the State of Illinois or by the ordinances of the Village.

Section 2. He shall appoint, by and with the consent of the Board, all officers whose appointments are not otherwise provided for by the laws of the State of Illinois or the ordinances of the Village. Whenever a vacancy occurs in any office which, by law, he is empowered to fill, he shall within thirty days after the happening of such vacancy, communicate the name of his appointee to such office to the Board, and pending the concurrence of the Board to such appointment the President may designate some person to discharge the duties of such office.

- Section 3. All officers of the Village shall hold their respective offices during and for the respective terms for which they are elected or appointed and until their successors are elected or appointed and qualified.
- Section 4. The President shall sign all commissions, licenses and permits granted by the authority of the Board, except as otherwise provided, and such other acts and deeds as by law or ordinance may require his official signature.
- Section 5. The President shall supervise the conduct of all the officers of the Village, examine the grounds of all complaints made against any of them, and cause all violations of duty and other neglect to be promptly corrected or reported to the proper tribunal for punishment.
- Section 6. Any officer appointed under any of the ordinances of the Village may be removed at any time as provided by the laws of the State of Illinois.
- Section 7. Every officer of the Village shall upon his resignation, removal, or the expiration of his term of office, deliver to his successor, within five days after demand, all papers, books, documents, or other property, belonging to the Village and appertaining to his office.
- Section 8. All officers of the Village, either elected or appointed, shall, before entering upon the duties of their respective offices, take and subscribe the following oath or affirmation:

Which oath or affirmation, so subscribed, shall be filed in the office of the Clerk.

Section 9. All officers of the Village except Trustees

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shall, before entering upon the duties of their respective offices, execute a bond, with security to be approved by the President and Board, payable to the Village and conditioned for the faithful performance of the duties of their respective offices, and for the payment of all money received by them according to law and the ordinances of the Village.

Section 10. The bond of the President shall be in the sum of three thousand dollars.

Section 11. The bond of the Clerk shall be in the sum of one thousand dollars.

Section 12. The bond of the Treasurer shall be in the sum of ten thousand dollars.

Section 13. The bond of the Marshal and Assistant Marshals shall be in the sum of one thousand dollars each.

Section 14. The bond of the Attorney shall be in the sum of one thousand dollars.

Section 15. All bonds required by this ordinance shall be filed with the Clerk, except the bond of the Clerk, which shall be filed with the Treasurer. The Village shall pay the premium for the Treasurer's bond, and said bond shall guarantee the solvency of the bank in which the village funds are deposited, as well as the integrity of the Treasurer.

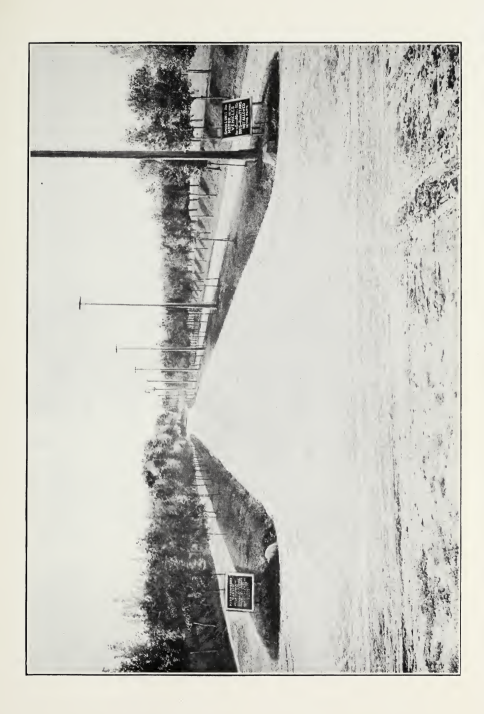
CHAPTER V.

Village Clerk.

- Section 1. General Duties.
 - 2. Keep Records.
 - 3. Keep Account of Funds.
 - 4. Publish Ordinances and Attest Papers.
 - 5. Keep Book of Ordinances.
 - 6. Keep Books of Account.
 - 7. Make Reports.
 - 8. Submit Estimates.
 - 9. Control Collection and Disbursement of Funds.
 - 10. Have Custody of Papers.

Section 1. The Village Clerk shall attend every meeting of the Board and keep a correct record of all proceedings of the Board, and safely keep the corporate seal, and use it in all necessary cases. He shall notify all committees appointed by the Board of their appointment and of the business referred to them; he shall notify all the judges of election of their appointment and prepare all orders for elections; he shall prepare bonds and script for loans, and perform all other duties which by law, usage or custom, devolve upon clerks and secretaries of incorporated bodies; and to facilitate the discharge of his duties he may, and is hereby authorized, to procure for the Village such blank forms as may be necessary for the above purposes.

Section 2. The Clerk shall keep all the records, papers, ordinances, votes and proceedings of the Village, during the recess of the Village Board, and all returns of assessments, and of election of village officers, and all appointments of officers for the Village, and shall not suffer any of said



LIBRARY UNIVERSITY OF ILLINOIS URBANA records or papers or other instruments of writing to be taken out of his office by any person other than himself, the President, the Village Attorney, or persons authorized by the Board, under penalty of a fine of five dollars, and a further forfeiture of the amount of all damages that may accrue by the loss or obliteration of any records or papers of the Village. And should any be lost or obliterated, and should the President, Village Attorney or other persons as aforesaid, suffer any paper or record entrusted to him or them to be lost or obliterated, he or they shall be responsible for the damage that may accrue by reason of such loss or obliteration.

Section 3. The Clerk shall keep a regular account of debit and credit between the Village and the Treasurer, by charging him with all the sums received, as exhibited by his receipts, and crediting him with all village orders paid and returned to him. He shall also keep a regular account of debit and credit when appropriations are made, and expenditures ordered, and shall state in each order drawn on the Treasurer, for whom and when the same is payable, and also to what fund or appropriation the same is chargeable.

Section 4. The Clerk shall index all ordinances by their number or title, and attend to the proper and lawful publication of the same, and he shall keep a list of all committees appointed by the Board, and of business from time to time referred to them, and note the date and nature of their reports. The Clerk shall attest all deeds, contracts and leases made by the Board, and, in conjunction with the President, sign all ordinances, bonds, licenses and orders on the Treasurer and affix the seal of the Village thereto, and perform such other duties as may be required by the Board.

Section 5. The Clerk shall procure a large, well bound book in which he shall transcribe all ordinances passed by the Board, and after such ordinances have been published, shall attach the certificate of publication thereto. At the end of each ordinance the Clerk shall state concerning the

same: when passed, when approved, and when and how published and posted. He shall file all original documents and vouchers.

Section 6. It shall be the duty of the Clerk to keep strict, accurate and detailed accounts of all the moneys and funds of the Village, as well as of all the receipts, expenses, outlays, disbursements and expenditures thereof; the same to be so systematized and arranged under their proper title or heading that each separate fund and account will plainly and clearly show its own particular debit and credit, as well as to or from whom, when and on what account, the same was received or paid out.

Section 7. The Clerk shall, at the end of each fiscal year, make out and publish in pamphlet or circular form, a full and complete statement of the receipts and expenditures of the Village during such year, showing on what account received and expended, and submit such statement to the Board at its first meeting in May of each year; and at the end of each and every month he shall submit in writing a detailed report to the Board, showing the aggregate receipts and expenditures during the last month and classing such expenditures under the respective heads thereof.

Section 8. The Clerk shall, on or before the first meeting of the Board in the month of April, in each year, and before the annual appropriation is made by the Board, submit to the Board a report of his estimate, as nearly as can be, of the amount of money necessary to defray the expenses of the corporation during the following fiscal year. He shall, in his said report, class the different objects and branches of expenditures, giving as nearly as can be the amount required for each; and, for the purpose of making such report, he is authorized to require of all officers their statement of the condition and expenses of their respective office or department, with any proposed improvements and

probable expenses thereof, all contracts made and unfinished, and the amount of any and all unexpended appropriations of the current year. He shall, in his report, show the aggregate income of the current fiscal year from all sources, the amount of liabilities outstanding upon which interest is to be paid, the bonds and debts payable during the year, when due and when payable; and in such report he shall give such other information to the Board as he may deem necessary to the end that the Board may fully understand the many exigencies and demands upon the corporation for the following year.

Section 9. The Clerk shall exercise a general supervision over all the officers of the Village charged in any manner with the receipt, collection or disbursement of Village revenues, and the collection and return of all such revenues into the treasury.

Section 10. The Clerk shall have the charge, custody and control of all deeds, leases, warrants, vouchers, books and papers of any kind, the custody and control of which is not herein given to any other officer.

CHAPTER VI.

Village Treasurer.

- Section 1. Keep Accounts.
 - 2. Warrants.
 - 3. Books Open for Inspection.
 - 4. Keep Books, etc., Safely.
 - 5. Cancel Warrants; Present Vouchers with Reports.
 - 6. Monthly Reports.
 - 7. Annual Report and Publication of Same.
 - 8. Delivery of Property to Successor.

Section 1. The Village Treasurer shall keep a full record of all financial transactions and operations of the Village, and shall keep a proper and regular account of all money received and disbursed, of whom received and to whom paid, noting particularly on what account such money is received or paid out.

- Section 2. He shall pay out all sums of money which may be ordered by the Board, but only on warrants therefor, signed by the President and countersigned by the Clerk. In all cases such warrants must state upon what particular fund they are drawn.
- Section 3. The books and records of the Treasurer must at all times show the exact condition of the money under his control, and such books, together with all others belonging to the Village and in his custody, including the bank book, shall at all times be open to the inspection of the President, Clerk and members of the Board.
- Section 4. He shall keep safely in his care and custody all books, vouchers, papers, warrants, documents and all instruments in writing pertaining to his office.

Section 5. The Treasurer shall cancel all warrants paid and redeemed by him, and upon the rendering of all reports he shall cause the same to be accompanied by all warrants, duplicate receipts for all money received, and such other vouchers as will fully and entirely cover all transactions for the period covered by such report. Upon its examination and approval by the finance committee, the Clerk shall take charge of the Treasurer's report, warrants and vouchers, and shall keep the same on file in his office.

Section 6. He shall at the end of each month make out a full and detailed account of all receipts and expenditures since the date of the last monthly report, and exhibit the same to the Board at the succeeding regular meeting thereof, which report shall be filed in the office of the Clerk.

Section 7. At the close of each fiscal year he shall make out a full and detailed account of all receipts and expenditures since the date of the last annual report and exhibit the same to the Board at its last regular meeting, which report shall be filed in the office of the Clerk and shall be published in some newspaper in Peoria County or posted at the Village Hall.

Section 8. Whenever the term of office of the Treasurer shall expire, whether by resignation, removal from office by the Board, removal from the Village, the appointment of a successor, or other cause, it shall be the duty of the Treasurer to at once deliver to his successor in office, or such other person as may be designated by the Board, all money, property, books and effects of every description belonging to the Village or appertaining to his office.

CHAPTER VII.

Village Marshal.

- Section 1. Enforce Ordinances.
 - 2. Make Arrests.
 - 3. Attend Meetings.
 - 4. Serve Warrants, etc.
 - 5. Report Accidents.
 - 6. Assistant Marshal's Duties.
 - 7. Shall Not Become Bail.

Section 1. The Village Marshal shall have the power and authority provided by law, and shall cause all ordinances of the Village to be enforced. It shall be his duty, upon its coming to his knowledge that the provisions of any ordinance have been violated, to forthwith make the proper complaint before the Police Magistrate or other competent court, procure the arrest of the offender, the attendance of witnesses, and the production of evidence for the successful prosecution of the offender.

Section 2. He shall arrest, with or without a warrant, any person whom he may find violating any of the ordinances of the Village or any criminal law of the State, and take the offender before some competent court, to be dealt with according to law, and, if necessary, may detain such person in custody over night or Sunday in the village calaboose or other safe place.

Section 3. He shall attend all regular and special meetings of the Board, have charge of the place of meeting of the Board, keep the same clean and in good order, and shall have charge of all village property not otherwise committed to some other officer.

Section 4. He shall have power and authority, and it shall be his duty, in the Village, to serve and execute warrants and other processes for the apprehension and commitment of persons charged with a violation of any village ordinance, any crime, misdemeanor or offense against the peace of the Village or State, or held for examination or trial, or taken in execution for the commission of any crime, misdemeanor or violation of any law or ordinance of the Village, and he shall also have power and authority and it shall be his duty to serve any civil process issued by any police magistrate or justice of the peace in any case in which the Village is a party.

Section 5. It shall be the duty of the Marshal and assistant marshals, when on duty, whenever any accident shall occur within the municipal limits of which he or they have notice or knowledge, to report forthwith in writing to the President the place, day and nature of the accident; the hour of the day or night when it occurred; if at night whether cloudy, clear or moonlight, and whether the street lamps near by were or were not lighted; the name of each person injured; the extent and nature of the injury suffered; the names and residences of the principal witnesses and of the examining physician, if any.

Section 6. Each assistant marshal, when required by the President or Board, shall be on duty in the Village and while on duty shall have the same power and authority and shall be subject to the same rules and orders that the Marshal is.

Section 7. No Marshal shall become or furnish bail for any person arrested for violation of any ordinance of the Village or of the criminal laws of the State of Illinois, under a penalty of a sum not less than three dollars nor more than one hundred dollars

CHAPTER VIII.

Village Electrician.

- Section 1. Appointment.
 - 2. Electric Current.
 - 3. Permits for Wiring.
 - 4. Certificate of Inspection.
 - 5. Interfering with Electrician.
 - 6. Concealing Wires Before Inspection.
 - 7. Fees.
 - 8. Powers of Electrician.
 - 9. Poles, Covers, etc.
 - 10. Wiring.
 - 11. Reports.
 - 12. Plats.
 - 13. Alterations.
 - 14. Penalties.

Section 1. The office of Village Electrician is hereby created. The Electrician shall be appointed by the President, by and with the consent of the Board. His duties shall be as herein prescribed and he shall receive as compensation for his services the fee provided by this chapter and none other.

Section 2. No electric current shall be used in the Village for light, heat or power purposes, except as hereinafter provided.

Section 3. It shall be unlawful for any person, firm or corporation to place or have placed or installed in or on any building or structure or premises any wiring apparatus or fixtures for the use of electricity, or to make any alterations or changes in or addition to any wiring apparatus or fixture for such use without first obtaining from the Electrician a

written permit to do such work. Such permits shall state the kind and amount of work to be done, and shall cover only the kind and amount of work so designated. Said permit shall also state the location by street and number of the building or structure or premises where such work is to be done and shall be valid only for the location so stated.

Section 4. When any electrical wiring, apparatus, or fixtures, covered by said permit, shall be found on inspection by the Electrician to conform to the rules and regulations provided by this chapter, the said Electrician shall issue a final certificate of inspection certifying that such wiring, apparatus, or fixtures, have been inspected and found to comply with the terms of this chapter, but no such certificate shall be granted until such equipment is made to conform to said rules and regulations prescribed herein. It shall be unlawful for any person, firm or corporation to use any electric current in or through any wiring, apparatus, or fixtures, in or on a building or structure or other premises until the same shall have been inspected and approved by the Electrician and the certificate heerin provided for shall have been issued therefor. It shall be unlawful for any person, firm or corporation furnishing electric current for light, heat or power, to connect his, their or its distributing system with any installation of wiring, apparatus, or fixtures. in or on any building or other premises, without having first received written permission from the Electrician to furnish current to such wiring, apparatus, or fixtures. Such permission shall be given by the Electrician on demand at any time after the certificate provided for in this section has been issued for the wiring, apparatus, and fixtures, so to be connected, and after the fees have been paid.

The Electrician may also before such certificate is issued give temporary permission to furnish or use electric current through any wiring, apparatus, or fixtures, if in his opinion such wiring, apparatus, or fixtures, are in such condition that current may safely be used therein and if there

exists an urgent necessity for such use. The Electrician shall determine the number of days said permit shall be in force.

Section 5. It shall be unlawful for any person, firm or corporation to hinder or interfere with the Electrician in the discharge of his duties under this Chapter.

Section 6. All plumbing and other piping or tube work must be in place on work to be concealed before the electric wiring is inspected and no such wiring will be considered as complete until piping is in place. Upon making an inspection of any electrical equipment and finding same in accordance with this chapter, the inspector shall place a notice of service switch or other suitable place, stating that the electrical work has been inspected by him and found to be in accordance herewith, but if the same is not found to be in accordance herewith, the inspector shall place a notice of rejection. It shall be unlawful to lath, seal or in any manner conceal any electric work until the same has been inspected as herein required.

Section 7. The Electrician shall charge and collect from the person, firm or corporation doing any electrical work under the terms of this chapter the following fees, to-wit:

For issuing permit for any electrical wiring for any apparatus or fixtures in or on any building, structure or other premises, from one to one hundred outlets, fifty cents; and fifty cents for each additional one hundred outlets.

For inspection of wiring only, from one to twenty-five outlets, one dollar; and for each additional twenty-five outlets or fractional part thereof, fifty cents. All places where wires end, such as switches, brackets, center lights, end of circuits, etc., shall be considered an outlet.

For the inspection of fixtures, from one to twenty-five sockets or receptacles to hold lamps, one dollar; and for

each additional twenty-five sockets or fractional part thereof, fifty cents.

For inspection of signs, from one to fifty receptacles, one dollar; for each additional fifty receptacles or fractional part thereof, twenty-five cents.

For inspection of arc or other lamps consuming three amperes or more, for one lamp, one dollar; for each additional lamp, fifty cents.

For inspection of motors, generators or other apparatus for one electrical horse power or less, one dollar; and for each horse power in excess thereof up to ten horse power, twenty-five cents per horse power; for ten electrical horse power, three dollars and twenty-five cents; and for each horse power in excess thereof, ten cents.

No inspection shall be made for less than one dollar. Reinspection made necessary by inferior material or work-manship shall be fifty cents for each reinspection so made. Inspection or permit for temporary work shall be charged for at half the above rates. All other inspections or reinspections not mentioned herein shall be charged for at the rate of seventy-five cents per hour, but no inspection shall be made for less than one dollar.

Section 8. The Electrician is hereby empowered to inspect or reinspect at his option all overhead, underground and interior wires and apparatus conducting electric current for light, heat or power, and when said conductors or apparatus are found to be unsafe to life or property, he shall notify the person or corporation owning, using or operating them, to place the same in a safe and secure condition within forty-eight hours. Any person or corporation failing or refusing to repair, change or remove the same within forty-eight hours from the receipt of said notice, or within such further time as the Electrician shall determine is necessary, shall be subject to the penalty hereinafter provided. The Electrician is hereby given the right and authority to disconnect or have disconnected any feeder wires furnishing

current to any building or equipment in which any part of the wiring is not in accordance with the terms and provisions of this chapter.

Section 9. All poles carrying telegraph, telephone, electric light or street railway wires, and all covers for manholes now in service or hereafter placed in service for the use of electric conductors, shall be branded or stamped with the name of the person or corporation owning the same: all electric service entrances shall have attached to the conductor or conductors in a conspicuous place, a substantial tag designating the owners, and giving such a full description of the conductors as shall meet with the approval of the Electrician, and all of said electric service entrances shall be properly equipped with approved cut-out service switches. Each building into which electric current shall be introduced shall have independent service from the street or alley, entering at right angles with the street curb, except where the service wires are placed in conduits complying with the rules of the Electrician; and no wires shall pass from one building to another through any party wall or along any building wall or over any roof or under any sidewalk, except where such conduits are used. No electric current shall be supplied from any trolley line for any purpose whatever to any building except for equipments or property occupied by the company furnishing current to said trolley lines.

Section 10. All wires must be of the approved new code. Weather proof wire may be used for outside work. No service wires shall be smaller than No. 10 B. & S. gauge, single or double braid rubber covered, if used with knob and tube work, and they shall be double braid, rubber covered, if used in conduit work. All joints must be so spliced or joined as to be both mechanically and electrically secure without soldering. The joints must then be soldered to insure preservation, and covered with one layer rubber tape and two layers friction

tape, and painted with an approved insulation compound such as asphaltum or other compound equally as good. electric work of all kinds must be done in accordance with the rules and regulations as adopted by the Electrician. circuit shall contain more than 12 lamps, nor carry to exceed 660 watts, and no wire shall be used smaller than No. 14, B. & S. gauge new code, double or single braid, rubber covered, in knob and tube work, or new code double braid rubber covered in conduit work. All wires used in connecting lamps, motors, generators and other appliances of great wattage must have a conductivity equal at least to No. 6 copper wire B. & S. gauge, or sufficiently large to carry the load, except branch wires leading to incandescent lamps which have been heretofore provided for, provided, some approved automatic device is introduced into the circuit that will interrupt any excess of current passing into said branch circuit. Continuous wires shall be used as far as possible. All wires must be insulated and covered with non-inflammable material, and where running along walls and ceilings in open work, must be fastened on solid insulation in such a manner as to leave the wires at least one-half inch from the solid wall or ceiling. Generators, motors. lamps and other appliances, must be so mounted and secured as to be completely and continuously insulated from the ground. Each circuit connected and placed in position must show an insulation resistance between the ground and said circuit of not less than one negohm. Ground circuit will not be permitted. All wires must be separated from each other by a distance of at least one foot for arc lights, motors, or any high wattage equipment and not less than four inches (unless run on opposite sides of a timber) for incandescent circuits. Wires must be supported at least one inch from the surface with an insulator at least every four and one-half feet. On solid insulators the wires must not be wound around groove in drum, wound style, but must be given a half hitch or tie within themselves or be fastened by tie wires of equal insulation to the wires being

tied. Standard split knobs are preferred and wires must never be laid in plaster or fastened with staples, and extra tube must be used where wires go through floors in order to prevent the plaster from coming in contact with wires. Tubes must be placed with head elevated. Where wires passing through tubes leave the straight line of the tube more than forty-five degrees, knobs must be used to keep the strain from the edge of the tube. Branch wires leading to incandescent lamps may be grouped when required, provided wires of the same polarity enter the same group. Whenever wires are connected through walls, floors or partitions, or cross one another, they must be surrounded by a solid insulated substance. Exposed portions of generators, lamps and motors must be protected by appropriate screens so as to prevent accidental contact with exterior objects. Arc lights shall be provided with glass globes, inclosed at the bottom so as to prevent the fall of ignited particles in show windows or other places where inflammable materials are; the lamps must be provided with spark arresters placed at the top of the globes or such other and different requirements as shall be at least equivalent in safety to those above mentioned

Flexible conduit may be used where wires cannot be separated or spaced from surface as heretofore provided, but said conduit must be continuous from knob to knob, or knob to outlet, and must not be spliced. At least 30 ampere main line switches must be installed at the nearest possible place after the service enters the building so that the blades will be hinged at the lower end and so connected that the blades will be dead when the switch is open. The switches shall be fused with fuses not larger than 25 amperes unless it is necessary. If they are used as branch and main line combination they must be fused with nothing heavier than 10 ampere fuses, and branch cut-outs with nothing larger than 10 ampere fuses (six ampere preferred). Attics that are accessible must be wired the same as for concealed work and the knobs must not be run on the upper edge of joist.

For concealed work, standard outlet boxes with their proper fittings must be used on all outlets. Lamps that are operated at sockets from the ground or grounded floors or near accessible conductors leading to the ground, such as water or steam pipes, etc., must be of a non-conductor type, such as porcelain, weather-proof mica, etc. All strand wires, such as lamp cords, brewery cord, fixture wire, etc., must be twisted and sweated well with solder before being fastened under the binding screw of sockets, switches, rosettes, etc. All material must be of a standard or approved type, and all work made electrically and mechanically secure.

Section 11. It shall be the duty of the Electrician to keep a record of the examinations made by him pursuant to the provisions of this chapter, and make a report of the same to the Board at the first regular meeting of each month.

Section 12. Before any person, firm or corporation shall erect any poles or wires in any street or alley, he or it shall submit a plat showing location of said poles and wires and all details, to the Electrician, and no poles or wires or other apparatus pertaining to same shall be erected in any street or alley until the Electrician shall approve of the same.

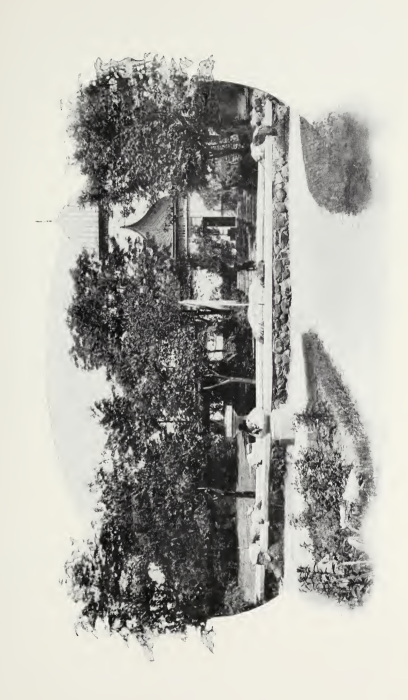
Section 13. No alterations or additions shall be made in any electrical installation without first notifying the Electrician and submitting the same for inspection in the same manner as provided for new work.

Section 14. Any person, firm or corporation violating any of the provisions of this chapter shall be fined not less than five dollars, nor more than twenty-five dollars for each offense.

CHAPTER IX.

Fees and Salaries.

- Section 1. Salary of President and Trustees.
 - 2. Salary of Clerk.
 - 3. Salary of Marshal.
 - 4. Compensation of Judges and Clerks of Election.
 - 5. Salary of Treasurer.
 - 6. Fees of Collector of Special Assessments.
 - 7. Fees of Marshal and Assistants.
 - 8. Fees Taxed as Costs.
 - 9. Legal Day's Work.
 - 10. Pay of Laborers.
 - 11. When Not to Apply.
 - 12. Overtime.
- Section 1. The President and members of the Board of Trustees shall receive the sum of one dollar and fifty cents each as full compensation for their services for each regular and special meeting they may attend; and they shall be reimbursed for necessary expenses incurred in attending to business for the Village in their official capacity.
- Section 2. The Clerk shall receive a salary of one hundred fifty dollars per annum as full compensation for his services, provided that the Board may in its discretion and by a majority vote allow the Clerk such additional compensation as it may deem just for extra work.
- Section 3. The Marshal shall receive a salary of seventy dollars per month and the assistant marshals shall be paid two dollars and fifty cents per day for the time they are on duty pursuant to ordinance. When any officer shall guard a prisoner during a night, he shall receive one dollar



LIBRARY UNIVERSITY OF ILLINOIS URBANA in addition to the aforesaid compensation. The Marshal shall be allowed a vacation of one week in each year with pay.

- **Section 4.** Each Judge or Clerk of a general or special election shall be allowed and paid at the rate of three dollars per day.
- Section 5. The Treasurer shall receive a salary of one hundred twenty-five dollars per annum and he may receive such other compensation as may be provided by ordinance.
- Section 6. A fee equal to two per centum of the amount collected shall be allowed to any person designated by ordinance to collect any special assessment or special tax.

Section 7. The fees of the Marshal and the assistant marshals shall be as follows:

mar	shars shari be as follows:	
1.	For attending trial and waiting on a jury\$.50
2.	For each day's attendance in the circuit court	
	when required	2.00
3.	For mileage when serving a warrant or subpoena,	
	per mile each way, computed from office of	
	magistrate	.05
4.	For mileage in taking a person to jail from the	
	office of the magistrate, per mile	.10
5.	For serving and returning warrants, for each per-	
	son served	.50
6.	For serving subpoena, for each person served	.25
7.	For serving venire	.50
8.	For serving mittimus	.50
9.	For conveying prisoner to workhouse in City of	
	Peoria	1.00
10.	For impounding horses, asses, mules and neat	
	cattle, per head	.50
11.	For impounding sheep, lambs or hogs, per head	.25
12.	For killing dogs, per dog	.50
13.	For burying dogs, per dog	.50

14.	For burying a horse, mule or cow 2.0	00
15.	For burying a hog, sheep or calf	00
16.	For watching house in case the same is quaran-	
	tined, per day of twelve hours 2	50
17.	For services on holidays or special occasion, per	
	day 2.	50

When service is rendered under items four or fourteen of this section said officer shall be reimbursed for all necessary expense incurred in performing said duties. The service provided for in items fourteen, fifteen and seventeen shall only be performed upon the order of the President.

Section 8. In all prosecutions for violations of village ordinances, the fees of the Marshal as fixed in the preceding section shall be taxed as part of the costs, and collected and paid into the village treasury.

Section 9. Eight hours of labor shall constitute and be a legal day's work for laborers employed by the Village.

Section 10. The pay of laborers employed by the Village shall be at the rate of twenty-five cents per hour.

Section 11. The two preceding sections shall not apply to or in any way affect the police department or labor or service by the year, month, or week, nor shall it apply to labor or service where there is a special contract or agreement differing from the provisions hereof.

Section 12. No person shall be prevented by anything herein, from working overtime or extra hours if employed for that purpose.

CHAPTER X.

Misdemeanors.

- Section 1. Loud and Unusual Noises.
 - 2. Assault and Battery.
 - 3. Disturbing Lawful Assembly.
 - 4. Intoxication.
 - 5. Representing an Officer.
 - 6. Fighting.
 - 7. Nude.
 - 8. House of Ill-fame.
 - 9. Gaming House.
 - 10. Neglect Animals.
 - 11. Destruction of Public Property.
 - 12. Discharging Fire-arms.
 - 13. Injuring Streets.
 - 14. Opening in Streets to be Protected.
 - 15. Throwing Dirt and Ashes in Streets.
 - 16. Unlawful Use of Sidewalk.
 - 17. Not to Cry Public Sales Without License.
 - 18. Rendering Establishment.
 - 19. Burying Dead Carcass.
 - 20. Throwing Carcass in Street.
 - 21. Unlawful Trade.
 - 22. Interfering with Street.
 - 23. Speed of Street Cars.
 - 24. Stock Not to Run at Large.
 - 25. Indecent Exhibition.
 - 26. Indecent Exhibition of Animals.
 - 27. Sell Indecent Book.
 - 28. Indecent Show.
 - 29. Inmate of House of Ill-fame.
 - 30. Enticing Into House of Ill-fame
 - 31. Proof.

- 32. Unsightly Person.
- 33. Obstruct Street Corner.
- 34. Fast Driving.
- 35. Hoop, Ball, Kite, Frightening Animals.
- 36. Leaving Animals Unfastened.
- 37. Allowing Bitch to Run.
- 38. Dangerous Dog Running at Large.
- 39. Dangerous Animals at Large.
- 40. Not to Disfigure Houses.
- 41. Not to Disfigure Any Building.
- 42. Furnishing Liquor to Prisoner.
- 43. Selling Liquor on Election Day.
- 44. Injuring Birds.
- 45. Vagrants.
- 46. Playing Ball in Street.
- 47. Carrying Concealed Weapons.
- 48. Exception.
- 49. Unlawful to Aid or Abet.
- 50. Jumping on Cars, etc.
- 51. Tethering Animals.
- 52. Planting Trees.
- 53. Right of Way in Streets.
- 54. Operation of Street Cars.
- 55. Traffic Rules.
- 56. Obstructing Streets.
- 57. Definition of Terms.
- 58. Penalty.
- 59. Headlights of Automobiles, etc.
- 60. Mufflers on Motor Vehicles.
- 61. Age of Operator of Automobile.

Section 1. It shall be unlawful for any person or persons within the Village to make or create any loud or unusual noises, by blowing of horns, bugles or other instruments, or by the beating of drums, kettles or other sounding vessels or instruments, or by the ringing of bells, or crying of goods, tending to the collection of persons in

the streets or on the sidewalks, or by loud or boisterous laughing, or by singing, bellowing, whooping, screaming hallooing, scolding, traducing, threatening, quarreling, swearing, cursing, challenging to fight, uttering obscene language or conversation, or by creating false alarms, as by crying "fire," "watch," or "police," or by any other means; any person or persons in the Village disturbing the peace of any street, lane, alley, neighborhood, or person as aforesaid, shall forfeit and pay a sum not less than one dollar nor more than one hundred dollars for each offense.

Section 2. Whoever shall within the limits of the Village fight, strike, or assault any other person or persons, or commit an assault and battery upon the person of another, shall, for each and every such offense, be fined in any sum not less than three dollars nor more than two hundred dollars.

Section 3. Whoever shall, within the limits of the Village disturb any lawful assemblage or association of people by rude or indecent behavior, or by any other means, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined in any sum not exceeding seventy-five dollars for each offense.

Section 4. Any person or persons who shall be found drunk or intoxicated or asleep in or upon any street, alley, public square or public place within the limits of the Village, or in or upon any private lot or premises, without the consent of the lawful occupant thereof, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined in any sum not less than one dollar nor more than fifty dollars for every such offense.

Section 5. Whoever shall, within the limits of the Village, falsely represent himself to be an officer of the Village, or shall, without being first duly authorized by the authorities of the Village, or by authority of some law of the State of Illinois, exercise or attempt to exercise, any of the duties,

functions or powers of an officer of the Village, shall be deemed guilty of an offense, and, upon conviction thereof, shall forfeit and pay not less than five dollars nor more than one hundred dollars for every such offense.

Section 6. It is hereby declared unlawful for any person or persons, by agreement, to fight within the limits of the Village, either with or without gloves, or to cause any dogs to fight, or to encourage dogs in fighting within the limits of the Village, or to cause any cocks to fight within the limits of the Village; and any person or persons violating any of the provisions of this section shall be fined in any sum not to exceed two hundred dollars, nor less than ten dollars.

Section 7. Any person or persons who shall, within the limits of the Village, appear or be seen in a state of nudity, or in any garb or dress not belonging to his or her sex, or shall appear or be seen in an indecent or lewd dress, or shall make any indecent exposure of his or her person, or be guilty of any indecent or rude acts or behavior, or shall exhibit, sell, or offer to sell, or in any manner dispose of any indecent or lewd book, picture or other thing, or shall exhibit or perform any indecent, immoral or lewd play or other representation, shall be deemed guilty of an offense, and, upon conviction of every such offense, shall be fined in any sum not exceeding two hundred dollars, nor less than ten dollars.

Section 8. It is hereby declared unlawful for any person or persons to keep, individually or conjointly with others, or in any manner to maintain or encourage, any house of ill-fame, bawdy house or house of assignation, or any other building or place for immoral, lewd or indecent practices, within the limits of the Village, or within three miles of the boundary line of the Village nearest thereto, or within the limits of the Village, to frequent or be found at any such house of ill-fame, bawdy house, house of assignation or

building, or place wherein are indulged immoral, lewd or indecent practices, and any person convicted of any of the offenses enumerated in this section, shall pay a fine of not less than five dollars nor more than two hundred dollars for each and every such offense.

Section 9. If any person or persons shall, within the limits of the Village, keep, maintain or operate, either by himself, his servants or agents, any game of chance, or any gaming house, table, room, or any place whatsoever, wherein or whereat any game of chance shall be played for money or other property, or whoever shall be found playing at any game of chance, for money or other property, within the limits of the Village, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in any sum not less than five dollars nor more than one hundred dollars for each and every such offense.

Section 10. Whoever shall, within the limits of the Village, cruelly strike or beat, or overload any animal, or neglect to feed or care for any animal in his charge, shall be fined not less than one dollar nor more than ten dollars for each offense.

Section 11. Any person who shall wilfully or negligently break, deface, injure or destroy any public property, any tree in the public street, any street light, light post water pipe, water hydrant, telephone or telegraph post or telephone or telegraph wires, or any insulator within the limits of the Village, shall be deemed guilty of an offense, the penalty of which shall be a fine in any sum not less than three dollars nor more than one hundred dollars for every such offense.

Section 12. It is hereby declared unlawful for any person within the limits of the Village to discharge any cannon, revolver or other firearms without first obtaining from the Board permission so to do, and every person violating any of the provisions of this section, shall be fined for every such

offense a sum not less than one dollar nor more than ten dollars.

Section 13. Any person who shall dig in, build upon or in any manner obstruct or injure any of the streets, alleys, sidewalks, or other public property within the Village, except by authority of the Board ,shall subject himself to a penalty of not less than five dollars nor more than one hundred dollars for every such offense.

Section 14. Any officer or employe of the Village or any contractor with the Village, for public work, who shall within the limits of the Village, make any excavation or dig any hole in any street, alley or public place, shall use all reasonable means to prevent accidents thereat, and shall, during the time any such street or alley is so excavated, have lights there posted from sunset to sunrise during the whole time of such excavation; and any such officer, employe or contractor who shall fail to comply with any of the provisions of this section, shall be deemed guilty of an offense, punishable with a fine of not less than three dollars nor more than one hundred dollars for each offense.

Section 15. It is hereby declared unlawful for any person or persons to throw any dirt, offal, ashes, slops, refuse, manure or other thing, in or upon any of the streets, alleys or sidewalks of the Village, and any person so doing shall be fined in any sum not less than three dollars nor more than twenty dollars for every such offense.

Section 16. It is hereby declared unlawful for any person or persons to go along or upon, or ride upon any sidewalk within the limits of the Village, except at street and alley crossings, with any roller skates, velocipede, bicycle, tricycle, wagon, cart, or other vehicle, or to lead, tie or drive any cow, horse or other animal on, along, or upon any of the sidewalks within the limits of the Village, and any person violating any of the provisions of this section shall for

each such offense be fined in any sum not less than three dollars nor more than twenty dollars.

Section 17. It is hereby declared unlawful for any person or persons to cry public sales, or to act as auctioneer at any public sale within the limits of the Village, without procuring a license from the Village to do so, and every person who violates this section shall be fined for every such offense in any sum not less than three dollars nor more than twenty dollars.

Section 18. No person, persons or corporations by his, their or its servants, officers or agents, shall maintain, work or operate any rendery, tallow chandlery, bone factory, soap factory or tannery within the limits of the Village, or within one mile from the boundary line of the Village nearest thereto, and any person violating any of the provisions of this section shall forfeit and pay any sum not less than ten dollars nor more than two hundred dollars for every such offense.

Section 19. No person shall bury within the limits of the Village the carcass of any dog, hog, cow, horse or mule, and any person violating any of the provisions of this section shall be fined in any sum not less than five dollars nor more than fifty dollars.

Section 20. It is hereby made an offense to throw the carcass of any animal, or any offal, manure, refuse matter, foul matter or slops, upon or in any of the streets, alleys, public grounds or water courses within the Village, and any person or persons guilty of any of the above offenses shall be fined in any amount not less than five dollars nor more than one hundred dollars for every such offense.

Section 21. It is hereby declared unlawful for any person or persons, at any place within the limits of the Village, to do any act, or say anything, or follow any trade whereby the peace, happiness or comfort of any other person or per-

sons is disturbed, and any person guilty of doing any of the acts enumerated in this section, shall be fined in any sum not less than three dollars nor more than fifty dollars for each offense.

Section 22. Whoever shall, within the limits of the Village, do any act in any way interfering with the use by the public of any street, alley or public grounds in the Village, without first obtaining permission therefor from the Board, shall be deemed guilty of an offense. This section is intended to and does apply as well to those persons and corporations who have heretofore by negotiation secured privileges in the Village, as to every other person. And any person, persons or corporations by themselves, servants or agents violating any of the provisions of this section, shall be fined in any sum not to exceed fifty dollars for every offense.

Section 23. No street car company or companies shall operate any car or cars within the limits of the Village at a greater rate of speed than fifteen feet per second, nor shall operate two or more cars together as a train, without having the motor car, or the car supplying the motive power, ahead or in advance of the other car or cars. What is meant hereby is that all trailers shall be pulled instead of pushed. And any person, persons or corporation, by themselves, agents or servants, violating any of the provisions of this section shall forfeit and pay any sum not to exceed one hundred dollars for each violation.

Section 24. Whoever shall permit any sheep, goat, hog, cow, mule or horse to run at large, or to be at large within the limits of the Village, shall subject himself to a penalty of not less than one dollar nor more than fifty dollars for each offense. And in this section the animal named is intended to and does include both sexes thereof.

Section 25. Whoever shall, in any public place or places, open to public view within the Village, write or

draw, cut, make or exhibit any lewd or indecent word, sentence, design or figure, shall be subject to a fine of not less than five dollars nor more than fifty dollars.

Section 26. No person in the Village shall indecently exhibit any horse, jack or other animal, or let any horse or jack to any mare or jenny, unless in some enclosed place, and entirely out of public view; and any person violating this section shall, on conviction, forfeit and pay not less than ten nor more than one hundred dollars for every offense.

Section 27. Any person who shall bring, or cause to be brought into the Village, for the purpose of sale or exhibition, or shall keep, sell, offer or expose for sale, or give away, any obscene, immoral or indecent publication, book or pamphlet, paper, print, picture, illustration, model, cast, instrument or article of indecent or immoral use, or shall advertise the same for sale or exhibition, or shall have the same in his possession without intending to sell it, shall, or conviction, be fined not less than ten dollars nor more than one hundred dollars for each offense.

Section 28. Whoever shall exhibit, or perform, or assist in exhibiting or performing in the Village, any obscene, indecent or lewd play or representation, or shall knowingly permit the same to be exhibited or performed in any building or hall owned or controlled by him, shall, in each case, be subject to a fine of not less than ten dollars nor more than one hundred dollars.

Section 29. Whoever shall be an inmate or occupant of, or shall frequent, or be found in, any bawdy house, house of ill-fame or of assignation, or place used for the practice of fornication or adultery within the Village, shall, on conviction, be fined not more than one hundred dollars for each offense.

Section 30. Whoever shall, within the Village, entice, influence or persuade any person to enter or frequent any

bawdy house, house of ill-fame or of assignation, or place used for the practice of fornication or adultery, or whoever shall induce or persuade any minor to enter or frequent, or shall allow or permit any minor to remain in any such house or place, shall, for each offense, be subject to a fine of not more than one hundred dollars.

Section 31. In any action or suit arising under either of the last two preceding sections of this chapter, the fact that any house is a house of ill-fame or assignation, or that any place is used for the practice of fornication or adultery, may be prima facie proven, by evidence, that such is the general reputation of the same.

Section 32. Any person who is diseased, maimed, mutilated or in any way deformed so as to be an unsightly or disgusting object, or an improper person to be allowed in or on the streets, highways, thoroughfares or public places in the Village, shall not therein or thereon expose himself or herself to public view, under a penalty of not more than ten dollars for each offense.

Section 33. No person shall obstruct any street corner or other public place of the Village by lounging in or about the same; and any person so offending shall be subject to a penalty of not more than twenty-five dollars for each offense.

Section 34. Whoever shall ride or drive any horse, mule, cattle, or other animals, in any street, alley or avenue of the Village, immoderately or at an unreasonable rate of speed, may be stopped by any person, and shall be stopped by any constable or marshal, and shall be subject to a fine of not less than three dollars nor more than fifty dollars.

Section 35. No person shall, in any street of the Village, use or drive any hoop, or use any bow and arrow, or raise or fly any kite, or otherwise pursue any amusement or exercise in such a manner as to frighten animals, under a penalty not to exceed five dollars in each case.

Section 36. Whoever shall leave any horse or mule or any team in any uninclosed or public place in the Village, without being fastened, guarded or secured so as to prevent its running away, shall be subject to a penalty of not less than three dollars nor more than twenty-five dollars.

Section 37. The owner or keeper of any bitch permitting the same to run at large in the Village while in heat shall be subject to a fine of not less than three dollars nor more than ten dollars, and the Marshal shall destroy such bitch.

Section 38. Any owner or keeper of a fierce or dangerous dog, who shall knowingly permit the same to go at large, to the danger, annoyance, fear or damage of any person within the Village, shall be subject to a penalty of not less than five dollars nor more than fifty dollars for the first offense; and not less than ten dollars nor more than one hundred dollars for the second offense. Upon a second conviction the Marshal shall cause such dog to be killed.

Section 39. Whoever shall knowingly suffer or permit any dangerous, unruly, or mischievous animal, owned or kept by him, to go at large in the Village, to the danger, annoyance or damage of any person within the Village, shall be subject to a penalty of not less than ten dollars nor more than one hundred dollars for the first offense; and not less than twenty-five dollars nor more than two hundred dollars for each subsequent offense.

Section 40. Any person who shall stick, nail, paint, brand or stamp, or in any other manner put upon any house, fence, wall, pavement or other public or private place in the Village, any written, printed, painted or other advertisement, bill, notice, sign or poster, without having first obtained the consent of the owner or occupant, or officer having control of any such house, fence, wall, pavement or other public or private place, shall, upon conviction, be fined

in a sum not less than three dollars, nor more than twenty dollars.

Section 41. Any person who shall, in the Village, be guilty of defacing any building or buildings, fence, sign, tree box, water pipe, hydrant, lamp-post, or other property belonging to the Village, or any private corporation or person, by cutting, breaking, daubing with paint or other substance, or by hitching horses or other animals to, or by driving against the same, or shall, in any other manner, deface, tear down, injure or destroy the same, shall, upon conviction, be fined not less than five dollars, nor more than two hundred dollars for each offense.

Section 42. Whoever procures for, furnishes or conveys to any person confined in the Village calaboose intoxicating or spirituous liquors, shall be fined not less than three dollars nor more than fifty dollars for each offense.

Section 43. Whoever shall within the Village sell or give away any spirituous, malt, vinous or intoxicating liquors at retail, or shall keep open any place where such liquor is so sold or given away, upon any general or special election day, shall be subject to a fine of not less than twenty-five dollars, nor more than two hundred dollars, for each offense.

Section 44. Whoever shall, within the limits of the Village, shoot, injure or capture any bird, or who shall intentionally destroy or injure the nest or eggs of any bird, shall be subject to a penalty of not less than three dollars, nor more than ten dollars, for each offense.

Section 45. Any person within the Village able to work and maintain himself in any legitimate calling or business, not having any visible means of support, who lives idly without employment, or who loiters or strolls about begging, or frequenting gambling houses, disorderly or bawdy houses or places where intoxicating liquors are sold, or who

shall otherwise lead an idle or profligate course of life, or any person who shall have in his or her possession any instrument used for counterfeiting or the commission of a burglary, or for picking locks or pockets, or other implements or device used by cheats and swindlers, without being able to give a good and satisfactory account of his possession of the same; or who shall trespass upon private property in the night time, or habitually sleep in sheds or stables, out-houses, barns, unoccupied dwelling houses, or in the open air without being able to give a satisfactory account of himself, and all habitual night walkers or persons strolling or walking about the streets at late and unusual hours of the night without being able to give a satisfactory account of themselves, shall be deemed vagrants, and shall be subject to a penalty of not less than five dollars, nor more than two hundred dollars.

Section 46. No person shall throw or strike any base ball or missile of any kind in or about the streets or alleys of the Village, nor shall play base ball, shinny or other similar games, nor shoot with bow and arrows or rubber-shooter in or near any street, alley or avenue of the Village, nor shall throw any snow ball or other missile to the annoyance of any person in the Village, and any person so offending shall, upon conviction, be fined in a sum not less than three dollars, nor more than two hundred dollars for each offense.

Section 47. Whoever shall wear concealed upon his person any pistol, revolver, or any other deadly or dangerous weapon, or shall, in a threatening manner, display any such weapon within the Village, shall upon conviction, be fined not less than ten dollars, nor more than two hundred dollars for each offense,

Section 48. Nothing in the preceding section shall be so construed as to prevent any United States, state, county or village officer, or any agent of any express company, while in the discharge of his duties as such agent, from car-

rying or wearing any such weapons, concealed or otherwise, as may be necessary in the discharge of his duty.

Section 49. Whoever shall aid, abet or encourage any unlawful act or any violation of any ordinance of the Village, shall be subject to a penalty of not less than three dollars nor more than two hundred dollars for each offense.

Section 50. It shall be unlawful for any person to play upon or about any railroad track, locomotive or car within the Village, or to climb upon ,or jump from any car or train of cars, or from one car to another, or to climb upon or jump upon any street car, while the same may be in motion; and any person violating any provisions of this section shall, upon conviction, be fined not less than two dollars, nor more than ten dollars, for each offense.

Section 51. It shall be unlawful for any person to tether any horse, mule, ass, cattle, sheep, goat or swine, upon any street or alley in the Village at any time. Whoever violates this section shall be fined in a sum not less than one dollar nor more than ten dollars.

Section 52. It shall be unlawful for any person to plant a tree in any public street in the Village except at points designated by the Committee on Public Grounds and Village Property of the Board of Trustees, and no person shall plant a tree in any public street in the Village unless he has first obtained a permit in writing signed by a majority of the members of said Committee on Public Grounds and Village Property and stating the location where said tree may be planted and the variety of tree. Any person convicted of violating this section shall be fined not less than three dollars, nor more than twenty-five dollars for each offense.

Section 53. Police, fire department, fire patrol, traffic emergency repair, United States mail vehicles, and ambulances, shall have the right of way in any street and through any procession, and it shall be unlawful for any person to unnecessarily obstruct the passage of such named vehicles, and the driver of a vehicle, on the approach of any fire or police apparatus, shall immediately draw up said vehicle as nearly as practicable to the right hand side of the street and parallel thereto and bring it to a stand-still.

Section 54. Street cars shall have the right of way between cross streets, over all other vehicles, except police patrol, fire apparatus and ambulances. The driver of a street car shall immediately stop his car and keep it stationary upon the approach of any fire apparatus.

The driver of any vehicle, proceeding upon the track in front of a street car, shall turn out upon signal of the driver or conductor of the car.

No vehicle or street car shall so occupy any street as to unnecessarily interfere with or interrupt the passage of other cars or vehicles.

During blockades or stoppages a clear space of ten feet shall be kept open between street cars opposite the alley or the center of the block if there is no alley.

The driver of a vehicle overtaking a street car which has stopped to take on or discharge passengers shall stop his vehicle before reaching a spot opposite such car, so as not to interfere with or injure passengers who may board or alight from said car.

Vehicles and street cars must stop back of or beyond the cross walk so as not to interfere with the passage of pedestrians.

Section 55. No vehicle shall emerge from an alley, stable or garage at a pace faster than a walk.

No vehicle shall be so loaded that it may not be easily drawn over the most difficult portion of the route.

A vehicle, except when passing a vehicle ahead, shall keep as near the right hand side of the street as possible.

A vehicle meeting another shall pass to the right.

A vehicle overtaking another shall pass on the left side of the overtaken vehicle and not pull over to the right until entirely clear of it.

A vehicle turning into another street to the right shall turn the corner as near the right hand of the street as practicable.

A vehicle turning into another street to the left shall circle around the center of the street intersection.

A vehicle crossing from one side of the street to the other shall in doing so keep to the right.

Where vehicles are approaching at right angles, at street intersections, the one on the left shall be given the right of way.

Section 56. No vehicle shall stop with the left side to the curb.

No vehicle shall stand backed up to the curb except when actually loading or unloading, and if said vehicle is horse-drawn and has four wheels, the horse or horses must stand parallel to the curb and faced in the direction of traffic.

A vehicle waiting at the curb shall give place to a vehicle about to load or unload.

No vehicle shall back to make a turn in any street, if by so doing it interferes with other vehicles, but shall go around the block or to a street sufficiently wide to turn in without blocking traffic.

Section 57. The provisions of the preceding four sections shall apply to traffic upon all the public streets, highways and alleys in the Village. The word "vehicle" when used in said sections, shall include equestrians, led horses, carriages and everything on wheels or runners, except street cars and baby carriages. The words "street car" when used in said sections shall include all cars operated by all electric railway companies in the Village.

Section 58. Any person, firm or corporation who shall violate or fail to comply with any of the provisions of the

preceding five sections or who shall control a vehicle which violates or fails to comply with any of the provisions thereof, shall be fined in a sum not exceeding two hundred dollars.

Section 59. It shall be unlawful for any person operating any automobile, motorcycle, or other vehicle, upon the public streets and highways within the Village to use any acetylene, electric or other bright headlight or sidelight, the rays from which shall be intensified by any parabolic or condensing reflector, unless such light shall be properly shaded, so as not to blind, dazzle, or confuse other users of the highway, or make it difficult or unsafe for them to ride, drive or walk thereon.

Any person who shall violate any provision of this section shall be fined for each offense, not less than five dollars nor more than twenty-five dollars.

Section 60. Every motor vehicle or motor bicycle, except motor vehicles operated by electricity, in use upon the public streets and alleys of the Village, must be provided with a muffler to deaden the sound of the escape of the exhaust gases. At no time shall it be lawful to operate any such motor vehicle or motor bicycle with the exhaust open, or in any other way to make noises unusual to the normal operation of the vehicle.

Any person, firm or corporation who shall violate any of the provisions of this section shall be fined in any sum, not less than five dollars nor more than fifty dollars.

Section 61. No person under the age of sixteen years shall operate or run any automobile or auto truck over any street or alley or public place in the Village. Any person violating any provision of this section shall, for each offense, be fined in any sum not less than five dollars nor more than fifty dollars.

CHAPTER XI.

Dram Shops.

- Section 1. Penalty for Selling Without License.
 - 2. License to Issue, Restrictions.
 - 3. Bond.
 - 4. License to Contain.
 - 5. Terms, Pharmacist Permit.
 - 6. Must Post License.
 - 7. Hours.
 - 8. Not to Sell to Habitual Drunkards.
 - 9. Minors Not Allowed on Premises.
 - 10. President May Order Closed.
 - 11. Permission to Enter Premises.
 - 12. No Concert Without Permission.
 - 13. Pharmacist Not to Violate.
 - 14. License, How Signed.
 - 15. Must Not Give Away.
 - 16. Clerk to Keep Record of Expiring Licenses.
 - 17. Revocation of Licenses.

Section 1. It shall not be lawful for any person in the Village, either by himself or agent, nor for any agent, barkeeper, clerk or servant of another person, to sell or retail in any quantities less than one gallon, any spirituous, vinous or malt liquors, nor keep what is termed by the laws of this state, a dram shop, without first having obtained a license so to do, as hereinafter provided.

Nor shall it be lawful for any person to sell any of said liquors by the gallon or in any greater quantity and suffer or permit the same, or any portion thereof to be drank on or about his house, place of business or premises, but when sold by the gallon or in any greater quantity, the same shall be carried or taken away all at one time.

Any person violating any of the provisions of this section, whether principal, agent, barkeeper, clerk or servant as aforesaid, shall upon conviction be fined in a sum not less than twenty-five dollars, nor more than two hundred dollars for each offense.

Section 2. Subject to the restrictions and limitations herein set forth, the President and Board may from time to time grant licenses for the keeping of dram shops within the Village, to any person who shall apply to the Board, in writing, upon such person furnishing sufficient evidence to satisfy them that he is a person of good moral character, and upon such person executing a bond as hereinafter required and performing all other requirements contained in this chapter.

Provided, that no license for the keeping of any dram shop shall be granted to any person for the location of any dram shop within a radius of one thousand feet from any school building in the Village.

Section 3. The person applying for such license shall first give bond to the Village with good and sufficient security, in the penal sum of three thousand dollars, to be approved by the President and Board, which bond shall embrace all the prohibitions and conditions set forth in this chapter, and the breach of any of the conditions of said bond shall work a forfeiture of the penalty thereof, the amount of which shall be recoverable in an action in debt; and no person having a license to sell any of said liquors, or who is about to apply for such a license, shall be received as security on the bond of any other person required under this chapter to give bond.

Section 4. The license issued under this ordinance shall set forth the name of the person licensed, the place where said liquors are proposed to be sold, and the terms and conditions upon which said license is granted, as required to be set forth in the bond of the applicant, and said

license shall not authorize such person to sell any of said liquors at any other different time or place, nor upon any other terms or conditions than such as are stated therein, and said license shall not be transferred from one person to another, nor from one place to another in the Village, unless by consent of the Board, and upon condition that the person to whom the same is transferred, or the person applying for the transfer from one place to another, shall first comply with all the requirements of Section 3 of this chapter, the same as though the license had been originally issued to him to sell said liquors at a particular place, and he shall have such transfer registered in the office of the Clerk.

Section 5. Licenses may be granted by the Board to sell and retail liquors in the Village, upon the following terms and conditions, to-wit:

For the term of one year, for the sum of six hundred dollars, payable in advance. Provided, permits to pharmacists may be granted for the sale of liquor for medicinal, mechanical, sacramental and chemical purposes only, for the term of one year, upon the payment, in advance, of the sum of twenty-five dollars, upon the filing of a good and sufficient bond in the sum of five hundred dollars, with security, to be approved by the President and Board.

Section 6. Every person who shall obtain a license under this chapter shall, at all times, keep the same hung or posted up in some conspicuous place in his bar-room or other place of business where he sells said liquors; and any person failing or neglecting to comply with this section, shall forfeit and pay not less than ten dollars nor more than twenty-five dollars for every offense.

Section 7. Any person who may obtain a license from the Village to sell any of said liquors, or to keep a dramshop, shall not be permitted to keep his house, shop or place for the sale of said liquors, open and accessible from twelve

o'clock p. m. on each and every Saturday until five o'clock a. m. on each and every next succeeding Monday, nor suffer or permit any person to frequent the same between said hours, or drink any of said liquors, whether they pay for the same or not; nor shall any person licensed to sell said liquors under this chapter, be permitted to keep his house. shop or place where he sells said liquors, open and accessible between twelve o'clock p. m. and five o'clock a. m. during the balance of the week; nor shall any person licensed to sell said liquors suffer or permit any gambling, riotous, disorderly, indecent or offensive conduct of any kind whatever to be practiced in or about any premises occupied by him for the purpose of selling said liquors; nor shall it be lawful for any person so licensed to sell or give away any of said liquors to any minor without the written consent of his parents or guardian, nor to suffer any minor to drink any of said liquors in or about his premises, nor to permit any minor to frequent, remain at, be harbored about. or to play at any game whatever in or about any premises where he may be licensed to sell said liquors; and every person convicted of any of the offenses enumerated in this section, shall forfeit and pay a sum not exceeding one hundred dollars for every offense.

Section 8. It shall not be lawful for any person in the Village to sell or give away any of said liquors to any person who is drunk or intoxicated, or who is an habitual drunkard, nor to suffer or permit any such person to drink any of said liquors in or about his house, shop, saloon or premises. And any person violating this section shall forfeit and pay not less than twenty-five dollars, nor more than one hundred dollars, for every offense.

Section 9. No minor, except with said written consent required by law, nor any habitual drunkard or intoxicated person, shall drink any beer, wine, whisky or other intoxicating liquor in or about, or loiter, or remain in or around any saloon, dram-shop, grocery or other place within the

Village where intoxicating or malt liquors are sold or kept for sale, under a penalty in each case of not less than three dollars nor exceeding twenty-five dollars.

Section 10. In all cases where, in the opinion of the President or Board, the public peace is likely to be endangered by the keeping open of such licensed dram-shops, it shall be lawful for the President to issue his proclamation, under the seal of the Village, commanding and enjoining all persons so licensed by the Village, and their servants and agents, to close their shops and places of business for such time as the President or Board may deem necessary, and neither to sell, give away or suffer to be drank any of said liquors in or about their premises during the time mentioned in said proclamation; and if any person shall disobey said proclamation by keeping open such dram-shop, or by selling, giving away or suffering to be drank in or about his premises any of said liquors, he shall forfeit and pay the sum of one hundred dollars.

Section 11. All persons licensed to sell liquor as afore-said, shall be required to permit the President, or any member of the Board, or any police officer of the Village, to enter their premises at any time such President, Trustee or police officer may deem proper in the discharge of any duty imposed upon him by the laws of the State or the ordinances of the Village; and if any person licensed to sell liquors as aforesaid shall refuse to permit the President, member of Board, or police officer to enter upon his premises as aforesaid, he shall, on conviction, forfeit and pay not less than twenty-five dollars nor more than one hundred dollars for every offense.

Section 12. No person shall be allowed to give any concert or entertainment in any licensed saloon, or in any place the entrance to which is through a saloon or dramshop, within the territorial limits of the Village, without a special permit from the President, and any person or per-

sons violating the provisions of this section shall be fined not less than five dollars nor more than one hundred dollars.

Section 13. Any pharmacist obtaining a permit for the sale of liquors for medicinal, mechanical, sacramental and chemical purposes only, who shall sell or give away spirituous, vinous or malt liquors for other than the purposes above stated, shall, upon conviction, forfeit and pay for each offense not less than twenty-five dollars nor more than one hundred dollars.

Section 14. All licenses granted under the provisions of this chapter shall be signed by the President, attested by the Clerk under the seal of the Village, and no such license shall become operative which shall be issued in any other manner. The fee for such license shall be payable to the Clerk

Section 15. The giving away of any of said liquors by any person contrary to, or for the purpose of avoiding or evading the provisions of this chapter, is hereby declared to be a breach of the terms hereof, and shall subject the offender to the same penalties as are provided in section one hereof.

Section 16. It shall be the duty of the Clerk to report to each regular meeting of the Board the names of all persons whose licenses have expired.

Section 17. Any dram-shop license granted by the Village may be revoked upon written notice by the President or by a majority vote of the Board whenever he or they shall consider that the party so licensed shall have violated any provision of any ordinance of the Village relating to the sale of intoxicating liquors or the conduct of dram shops.

CHAPTER XII.

Plats.

Section 1. Plats to be Approved.

- 2. Width of Streets and Alleys
- 3. To be Certified.
- 4. Plat to be Filed.
- 5. Penalty.
- 6. Record of Plat.

Section 1. No map or plat of a sub-division of lands situated in the Village, or of any addition thereto, shall have any force, validity or effect, or be recorded by the recorder of Peoria County until the same shall have been approved by the Board of Trustees of the Village, and so certified by the Clerk.

Section 2. All streets in any such map, plat, sub-division or addition shall be not less than sixty feet wide, and all alleys not less than sixteen feet wide.

Section 3. No such map, plat or sub-division shall be approved until the same shall be certified by a competent surveyor, and acknowledged by the owner, as provided by the general law of this state; and said owner or owners shall make oath that they believe that they are the owners in fee of the property described in said plat, and shall furnish the certificate of a reputable attorney that he has examined the title to said property, and has found the fee thereof to be in the person making such plat, and that such property is free from incumbrance; or, if there is any incumbrance on said property, the persons holding such incumbrance shall join in said plat and consent thereto in writing, such consent being written upon said plat and properly acknowledged.

Section 4. The Trustees shall require a duplicate copy of such map, plat or sub-division, if approved by them, to be filed in the office of the Clerk.

Section 5. Any owner of land in the Village or any addition thereto, who shall violate the provisions of this chapter by making any plat, or selling or offering to sell any lot according to any plat in which the directions of this chapter are not complied with, shall forfeit a penalty of not less than twenty-five dollars, and not more than two hundred dollars, for each offense, to be recovered in the name of and for the benefit of the Village, before any court, police magistrate or justice of the peace of competent jurisdiction.

Section 6. The Clerk shall keep a record of all such maps and plats showing the property sub-divided, the date of said approval, and the date of recording, and he shall collect the sum of two dollars for each map or plat so approved, which money shall be paid to the Treasurer.

CHAPTER XIII.

Board of Health.

- Section 1. Board of Health Established.
 - 2. Health Officer.
 - 3. Sanitary Policeman.
 - 4. Board to Make Rules.
 - 5. Powers.
 - 6. Where Members May Enter.
 - 7. May Destroy Wearing Apparel.
 - 8. Required to Post Notices, Not to Leave Infected Houses.
 - 9. Not to Sell Infected Goods.
 - 10. Board to Report.
 - 11. Chairman to See Orders Executed.
 - 12. Penalties.
- Section 1. There is hereby established a department of the government of the Village which shall be known as "The Board of Health," and shall embrace the President, Village Clerk and an officer known as a Health Officer.
- Section 2. There is hereby created the office of Health Officer, who shall be appointed by the President with the approval of the Board, who shall be a practicing physician in the Village, and who shall hold such office during the pleasure of the President and Board.
- Section 3. There is hereby created the office of Sanitary Policeman, who shall be appointed by the President with the approval of the Board, and shall hold said office for such time as said President and Board shall determine upon, and shall draw as his pay for the duties performed by him, such compensation as the Board shall fix. His duties shall be the investigation of all matters affecting the public

health; the notification of parties maintaining nuisances within the jurisdiction of the Village to abate the same; the arrest of parties violating the nuisance law, or any of the ordinances of the Village, or any other offender against the law or ordinances of the Village within its jurisdiction, and any other act or acts required of him by said Board of Health.

Section 4. The Board of Health may make such rules and regulations not in conflict with the laws of the state or the ordinances of the Village, as they may deem necessary for keeping the Village in the best possible sanitary condition; for the proper inspection of all food products kept or offered for sale within the Village; and for the execution of the powers and duties conferred upon said Board by ordinance, or by the laws of the state. They shall meet at the village hall whenever, in their judgment, a meeting of said Board is necessary. The President of the Village shall be the chairman of the Board of Health and the Village Clerk shall be the clerk of said Board. In the absence of either, a temporary chairman or clerk may be chosen. The clerk shall keep minutes of the proceedings of said Board in a suitable book, to be provided by the Village for that purpose.

Section 5. The Board of Health shall have power, when any dangerous, contagious or infectious disease exists in any locality within the Village, or within one-half mile beyond the limits of the Village, to remove the person or persons diseased to the pest-house or hospital, and to take any other action said Board may deem necessary for the prevention of the spread of the disease.

Section 6. The Board of Health, and any member thereof, and the Sanitary Policeman, are hereby authorized and empowered at any and all times to enter any and all inclosures, houses, out-houses and other buildings, localities and places in the Village, and within one-half mile of the

boundaries thereof, in the discharge of any duty imposed upon them by the law or ordinances of the Village, whenever, in their judgment, the public interests require them so to do; and any person who shall interrupt, interfere with or prevent them from complying with this section shall forfeit and pay as a fine not less than five dollars nor more than fifty dollars for each offense.

Section 7. Said Board shall cause any wearing apparei, bedding or other thing which they may deem infectious, or likely to endanger the public health and safety, to be removed beyond the village limits and destroyed.

Section 8. All persons having a contagious or infectious disease in the Village are hereby required to keep closely confined within their respective limits or places of abode, and the Board of Health shall cause suitable notice, with the character of the disease printed thereon, in large letters, to be posted in a conspicuous place on or near such dwelling or place of abode in which such contagious or infectious disease exists, and require of the occupant thereof to maintain such notice thereon until, in the opinion of the Health Officer, it may safely be discontinued.

Section 9. Any person who shall sell, expose or offer for sale within the limits of the Village, any sick or diseased animal, fowl or fish, or the flesh of any diseased animal, fowl or fish, or any tainted or spotted meat, or any adulterated milk or butter, or any unwholesome provisions whatever, to be used, eaten or drank as human food, shall, upon conviction, be fined not less than ten nor more than one hundred dollars for each offense, and any officer of the Village may seize, take and destroy any such meat, food or drink so exposed or offered for sale.

Section 10. The Board of Health shall report to the Board of Trustees all items of expense incurred by them as such Board, and, as far as possible, shall present said Board of Trustees the probable expense to be incurred by them to

be passed upon by said Board before the same is contracted or incurred.

Section 11. The chairman of the Board of Health may cause the orders of said Board to be executed by the Village Marshal or Sanitary Policeman, or any other police officer in the employ of the Village.

Section 12. Any person who shall violate any of the terms or provisions of this chapter not otherwise provided for herein shall, upon conviction, be fined in a sum not less than ten dollars, nor more than one hundred dollars for each offense.

CHAPTER XIV.

Nuisances.

- Section 1. Buildings Deemed a Nuisance.
 - 2. Pig-pen, Chicken-coop. Cow-house. Stable, etc.
 - 3. Throwing Offensive Matter in Street.
 - 4. Dead Carcass in Street.
 - 5. Premises Deemed a Nuisance.
 - 6. Slaughtering or Butchering.
 - 7. Steaming, Boiling, Rendering Any Animals.
 - 8. Animals in Water Course, Pond, etc.
 - 9. Out-house Deemed a Nuisance.
 - 10. Unlawful to Continue a Nuisance.
 - 11. Noxious Weeds.
 - 12. Board of Health to Enforce.
 - 13. Nuisances at Common Law.

Section 1. Any building or premises, or part thereof, which may be nauseous or offensive to any person or family residing near the same, or to persons passing along any street or alley near the same, or which may be in such a condition as to be detrimental or obnoxious to public health or comfort, shall be deemed a nuisance, and any owner, occupant or agent of such premises who shall neglect or refuse to abate the same after notice by the Marshal, the President, or any member of the Board of Trustees, shall, on conviction, be fined not less than three dollars nor more than one hundred dollars, and shall be further fined not less than one dollar for each day he shall neglect or refuse to abate said nuisance after said notice.

Section 2. Any pig-pen, chicken-coop, cow-house, stable, yard, or other thing or place in which swine, fowls,





LIBRARY UNIVERSITY OF ILLINOIS URBANA cattle, horses, or other animals of any description are kept, that shall be in such a condition that the smell arising therefrom shall be offensive, or an annoyance to any person residing near the same, or to persons passing along any street or alley near the same, is hereby declared to be a nuisance, and the owner or keeper of such swine, fowl, cattle or other animals, or owner or occupant of the premises, who shall neglect or refuse to abate such nuisance after notice thereof by the Marshal, the President, or any member of the Board of Trustees, shall, on conviction, be fined not less than three dollars, nor more than one hundred dollars, and he shall be further fined not less than one dollar, nor more than ten dollars, for every day he shall neglect or refuse to abate said nuisance after said notice.

Section 3. Whoever shall place, throw or allow to be discharged, or to flow from or out of any premises, house or other place, any filth, foul or offensive matter, in substance or liquid, of any kind, into any street, public place, or on any adjacent ground or lot, or shall suffer or permit the same to be done by any person connected with the premises under his or her control, shall be deemed guilty of a nuisance, and, on conviction, shall be fined not less than three dollars, nor more than ten dollars.

Section 4. No person shall place, or deposit, or cause to be placed or deposited, at any place in the Village, any dead horse, cow, hog, dog, or the carcass or remains of any animal whatever, and any person violating the provisions of this section shall be deemed guilty of perpetrating a nuisance, and, on conviction, shall forfeit and pay not less than one dollar, nor more than twenty-five dollars for every offense, and all expenses of removing and burying the same shall be taxed and collected as costs against said person.

Section 5. When any nuisance, or anything likely to become a nuisance, may be found upon any premises, and the owner, author, or cause of such nuisance is unknown, or

cannot be found, the owner, occupant or agent of such premises shall be notified by the Marshal, or the President, or any member of the Board of Trustees, to abate the same, and if such owner, or his agent or occupant, whose duty it is to abate such nuisance, shall not comply with such notice, he shall be subject to a penalty of not less than three dollars, nor more than ten dollars.

Section 6. Whoever shall, within the limits of the Village, conduct or carry on the business of slaughtering or butchering, in such manner as to endanger the health, or taint the air so that the same shall become offensive or affect the comfort of persons in the vicinity, shall be deemed guilty of a nuisance, and any person engaged in said business shall cause the blood, filth, offal or other animal substance to be so disposed of that the same shall not become offensive to persons residing in the neighborhood. He shall at all times keep his premises in a clean, healthy, and inoffensive condition, and every person violating or failing to comply with this section shall, on conviction, be fined not less than ten dollars, nor more than twenty-five dollars.

Section 7. Whoever shall, within the limits of the Village, steam, boil or render any animal, tainted lard or tallow, offal or other animal substance, shall be deemed guilty of a nuisance, or who shall, without the Village, within one mile of the village limits, steam, boil or render any animal tainted lard, tallow, offal or other animal substance so as to taint the air and render it unwholesome or offensive, so as to affect the comfort of persons in the Village, shall be deemed guilty of a nuisance, and shall, on conviction, be fined not less than ten dollars nor more than one hundred dollars.

Section 8. Whoever shall throw or deposit any offal, or other offensive matter, or the carcass of any animal, in any water course, pond, spring, well, street, or public highway, shall be deemed guilty of a nuisance, and, on convic-

tion, shall be fined not less than three dollars, nor more than one hundred dollars.

Section 9. Wherever any privy within the Village shall be kept or permitted to remain in such a condition as to become offensive to any person or persons in the vicinity thereof, the same shall be deemed a nuisance, and any owner or agent of the premises upon which said privy is located shall, on conviction, be fined not less than three dollars, nor more than twenty-five dollars.

Section 10. Whoever shall create, commit, permit or continue a nuisance of any kind, nature or description, in, upon, or about any private property, or in any public place in the Village, which may affect the health, comfort or quiet of persons in the vicinity thereof, shall, on conviction, be fined not less than three dollars nor more than two hundred dollars.

Section 11. It shall be unlawful for any owner, agent, lessee or occupant of any lot or tract of land, or of any enclosure within the Village, to allow or permit any noxious plants, weeds, rubbish or other accumulation of noxious vegetation to grow, accumulate or decay thereon, and any person, either owner, agent, lessee, or occupant of any such lot, tract of land or enclosure within the Village, violating the provisions of this section, shall be deemed guilty of maintaining a nuisance, and upon conviction thereof, shall be fined not less than five dollars nor more than fifty dollars for each offense; and each day any such person shall fail or neglect to abate such nuisance after the first conviction, shall be deemed a separate offense.

Section 12. It shall be the duty of the Board of Health to enforce the provisions of Section 11 of this chapter and said Board may abate the nuisance mentioned in said section and the expense thereof may be collected from the owner of said premises by suit in the name of the Village.

Section 13. All the nuisances not defined or provided for in this chapter, but which are known to common law and the statutes of this state as nuisances, are hereby declared to be nuisances, and shall be proceeded against under the provisions of this section. The penalty for maintaining a nuisance contrary to the provisions of this section shall be a fine not exceeding two hundred dollars.



LIBRARY UNIVERSITY OF ILLINOIS URBANA

CHAPTER XV.

Vehicle Ordinance.

- Section 1. Not to Haul Without License.
 - 2. Not to Carry Passengers Without License.
 - 3. Term of License and Fees for Same.
 - 4. To Exhibit Number of License.
 - 5. Shall Be Common Carrier.
 - 6. Penalty for Abusive Language, etc.
 - 7. How to Transfer.
 - 8. Exceptions.
 - 9. Penalty.
 - 10. Carts and Carriages, Where to be Located.
- Section 1. No person shall charge for, receive or demand any pay for hauling or transporting any article of personal property whatever, in or upon any wagon, cart, dray or other vehicle, nor for the use or hire of the same, within the limits of the Village, without first obtaining a license so to do as hereinafter provided.
- Section 2. Every vehicle which shall be kept and used in the Village for the purpose of carrying persons from one place to another through or in the Village—mail stages only excepted—or from the Village to places without the same, for hire or payment received by the owner, agent or driver thereof, is hereby declared and taken to be a hackney-carriage, within the meaning of this section. No person shall keep and use any such hackney-carriage in the Village for hire or pay for the purpose herein stated, without first having obtained a license so to do, as hereinafter required.
- Section 3. Licenses may be granted for any of the purposes herein specified for the term of one year for the sum

of ten dollars, and no license shall be granted for a shorter time.

Section 4. Every wagon, cart, dray, hackney-carriage or other vehicle licensed under this article shall bear its number as registered, in plain and conspicuous figures, at least two inches in length; which figures shall be of uniform color, size and shape; the said number shall be placed on the near outside of the body of every such vehicle. Any person who shall refuse or neglect to keep his wagon, cart, dray, hackney-carriage or other vehicle numbered as herein provided shall forfeit and pay the sum of five dollars and the further sum of five dollars for each and every day he shall use any such vehicle without having the same numbered as aforesaid.

Section 5. If any owner, driver or person in charge of any wagon, cart, dray, hackney-carriage or other vehicle, licensed as aforesaid, shall, while unemployed and upon any street, alley, public landing, public place in the Village, or at any railway depot, without just cause, refuse to haul a load or loads for any person or refuse to haul or carry any passenger and his baggage upon said person tendering the regular fare or fee therefor, he shall forfeit and pay the sum of five dollars for each offense.

Section 6. Any hackman, drayman, cartman, driver or any person in charge of any omnibus, baggage or express wagon or vehicle licensed as aforesaid who shall use indecent or profane language, vex, disturb, importune, annoy or deceive passengers, travelers or citizens, obstruct any street, sidewalk, or alley, or be guilty of boisterous or loud talking, shouting or disorderly conduct, or who shall refuse to obey any order of any village officer, which is given for the preservation of good order and for the convenience of the public, shall be fined not exceeding the sum of ten dollars.

Section 7. Licenses issued under this chapter may be transferred with the consent of the Board, but in all such

cases the person to whom such license is transferred shall have the same registered in the office of the Clerk.

Section 8. This chapter shall not apply to wagons and other vehicles kept by merchants for the free delivery of goods sold by them nor to the owners or drivers of teams coming to market, who shall transport, for hire or pay, any article in the Village to any place without the same, nor to the hauling or transporting of brick, sand, lime, mortar, stone, coal, coke, wood, hay and straw, nor to any wagon, cart, dray or other vehicle employed on any public improvement of the Village, nor to any of said vehicles employed in connection with the digging of cellars and construction of foundations where buildings are to be erected: Provided, said vehicles are not used for other purposes of hire.

Section 9. Any person who shall, without being licensed as herein required, demand, charge or receive any money or other valuable thing for hauling any load of personal property or for conveying persons as contemplated in this chapter, or for the hire or use of any wagon, cart, dray hackney-carriage or other vehicle, shall forfeit and pay not less than two dollars nor more than ten dollars for each offense.

Section 10. All drivers of carts and hackney-carriages in the Village when waiting for employment may be permitted to stand with the same on any street in front of any building or lot close to and outside of the gutter: Provided they obtain the consent of the owner or occupant of such building or lot. The said carts and hackney-carriages shall be so arranged as to occupy as little space as practicable and to create no inconvenience or annoyance to the public or to individuals. Any person violating the provisions of this section shall, upon conviction, forfeit and pay not less than one dollar and not more than fifty dollars for every offense.

CHAPTER XVI.

Licenses.

- Section 1. License to be Obtained, When.
 - 2. Auctioneer, Peddler, Second-hand Store, Pawnbroker, etc.
 - 3. Peddlers.
 - 4. Applicant for License to Apply to Clerk.
 - 5. Licenses to Expire at Close of Fiscal Year.
 - 6. No License to be Assigned or Transferred,
 - 7. Clerk to Keep a License Register.
 - 8. Not to Deliver License Until Fee is Paid.
 - 9. Clerk to Pay Money to Treasurer.
 - 10. Other Places of Amusement.
 - 11. Penalty.

Section 1. It shall be unlawful for any person to be engaged in or carry on any business, occupation or pursuit hereinafter mentioned in this chapter, within the Village without having first obtained a license therefor in the manner hereinafter provided.

Section 2. There shall be taxed and collected of and from persons engaged in the different branches of business occupation or pursuits in this chapter mentioned respectively, a license fee at the following rate, to-wit:

First. Auctioneers shall pay a license fee of ten dollars yearly.

Second. Exhibitions of natural or artificial curiosities not herein otherwise provided for, shall pay a license of two dollars per week.

Third. Keepers of second-hand stores shall pay a license of twenty-five dollars per year.

Fourth. Pawnbrokers shall pay a license of fifty dollars per year.

Fifth. Lung testers, lifting or pounding apparatus, doll racks, galvanic batteries or other instruments or devices for gain or profit shall be licensed for two dollars per day or ten dollars per year.

Sixth. Keepers of dance halls shall pay a license of two dollars per day, or ten dollars per month, or fifty dollars per year. The said license to be paid only in cases where dances are to be conducted for gain and profit.

Seventh. Billiard, bagatelle, pool, pin-pool, pigeonhole and like table-keepers or proprietors, shall pay a license fee for the term of one year of three dollars for each table.

Eighth. Every ball alley, ten-pin alley, shooting gallery or other place of amusement, not otherwise provided for, shall pay a license fee of one dollar per day, three dollars per month, or ten dollars per year.

Ninth. Proprietors or managers of any circus, menagerie or side-show, or other like shows, shall pay a license of ten dollars per day.

Section 3. Every person who shall sell, or offer for sale, barter, or exchange, at retail, any farm produce, vegetable, butter, milk, poultry, fish, food, popcorn, peanuts, ica cream, or other goods, wares or merchandise, in, along, or upon any street, alley or public place of the Village, shall before engaging in said business, obtain a license therefor. No person shall sell any of the articles above specified in the places above specified without a license, under a penalty, of not less than five dollars nor more than fifty dollars, for each offense.

The clerk shall grant licenses required in this section upon payment of a license fee of six dollars per year, and said licenses shall expire on the first day of May next following, after the date thereof. No license shall be issued for less than the aforesaid fee of six dollars, even though only part of a year will elapse between the date of issuing and the date of expiration.

Nothing in this section contained shall apply to farmers and gardeners selling the product of their farms and gardens, nor to dairymen.

Section 4. Any person desiring a license or permit for any purpose under the provisions of this chapter shall, unless otherwise provided for, make application to the Clerk therefor, stating name, the purpose for which the license or permit is desired, for what length of time, and the place where such business or occupation is to be carried on or conducted. Upon such application, and the payment of the license fee, the Clerk shall issue to the applicant a license for the purpose and time specified in such license.

Section 5. No license shall be granted for a longer term than one year, and all licenses, unless otherwise provided, shall expire with the close of the fiscal year. Every license shall be signed by the President, and attested by the Clerk, under the corporate seal; and no license or permit shall be valid until signed and sealed as aforesaid; nor shall any person be deemed to be licensed until the same shall have been issued to him in due form.

Section 6. No license shall be assigned or transferred, nor shall any person be authorized to do business or act under such license but the person to whom the license is granted, or at any other place than that specified therein without the consent of the Board, to be certified thereon by the Clerk. Nor shall any license authorize any person to act under it at more than one place at the same time, or at any other time than is therein specified. Whoever shall violate any provisions of this section shall be deemed to be acting without a license, and shall be subject to the same penalty as is prescribed for persons doing or carrying on such business without license.

- Section 7. The Clerk shall keep a license register, in which he shall enter the name of each person licensed, for what business or purpose licensed, the place of his business, date of his license, number of the same, the amount paid for same, and the time of the expiration thereof, and he shall annually, at the close of each fiscal year, make out and submit to the Board a full and complete abstract of all licenses issued during the preceding fiscal year, with the amount taxed and collected for same.
- Section 8. No license shall be delivered to any person applying therefor until all fees due from him thereon are paid, and no person shall be considered as licensed, although his license may have been issued, until such payment and the actual delivery of the license.
- **Section 9.** All moneys received by the Celrk for licenses or permits issued under the provisions of this chapter, shall be paid into the village treasury, for which the Clerk shall take receipt and report the same to the Board with his monthly reports.
- Section 10. The keepers of all other places of amusement for gain and profit not herein otherwise specially mentioned shall pay a license of two dollars per day, or forty dollars per month, three hundred dollars per year.
- Section 11. Whoever shall engage in, or carry on, any business, occupation or pursuit required to be licensed under the provisions of this chapter, or by any ordinance of the Village, without having first obtained such license, shall where no other penalty is provided, upon conviction be fined in a sum of not less than three dollars nor more than one hundred dollars for each offense.

CHAPTER XVII.

Sidewalks.

- Section 1. Ordinances for Sidewalks.
 - 2. Marshal to Report Defects.
 - 3. Permit to be Issued.
 - 4. Penalty.
- Section 1. Whenever the Board shall decide that new sidewalks shall be built, it shall manifest the same by an ordinance providing where said sidewalks shall be built, specifying the kind, and in what manner the same shall be paid for.
- Section 2. It shall be the duty of the Marshal from time to time to report to the committee on sidewalks and crossings such walks as need repairing and such committee may order such repair as it sees proper.
- Section 3. No sidewalk shall be built upon any street within the limits of the Village without a permit to construct the same, granted by the Board.
- Section 4. Any person violating any section of this chapter, or who shall wilfully break, injure, deface or remove any sidewalk or any part thereof, shall forfeit and pay for each offense not less than five dollars nor more than one hundred dollars.

CHAPTER XVIII.

Streets.

- Section 1. Not Post Advertisements.
 - 2. Fastening Animals.
 - 3. Not Drive on Sidewalk.
 - 4. Obstructing Streets.
 - 5. How Removed.
 - 6. Moving Buildings.
 - 7. Same.
 - 8. Not Erect Buildings or Fence in Streets.
 - 9. Digging Up Street, How Replaced.
 - 10. Obstructing Improvement.
 - 11. Not to Open Street Without Permit.
 - 12. To Place Barriers.
 - 13. Porch Steps, etc.
 - 14. Hedge Fences.
 - 15. Vehicle Standing More Than 24 Hours.
 - 16. Lights on Standing Vehicles.
 - 17. Penalty.
 - 18. System of Numbering Buildings.
- Section 1. No person shall post or paste any advertisements, without written permission of the owner, upon any bridge, fence, building, depot, station house, school house, church building, or public building or place.
- Section 2. No person shall leave any animal unfastened, or shall fasten any animal to or injure any fire hydrant, lamp post, fence, railing, ornamental or shade tree, shrub, or any other thing liable to be injured thereby, in or upon any park, highway or street.
- Section 3. No person shall drive any horse, wagon, cart or other vehicle over any sidewalk, or use, ride or drive

any horse, wagon or other vehicle thereon. Provided, that the use of a horse and snow plow on any sidewalk, to remove snow therefrom, shall not be deemed a violation hereof.

Section 4. Any person, company or corporation who shall incumber or obstruct, or cause to be incumbered or obstructed, any street, alley, or other public place in the Village, by placing therein or thereon any building materials, or any article or thing whatsoever, without having first obtained written permission from the President or the street and alley committee of the Board, shall be subject to a penalty of not less than five dollars nor more than fifty dollars for each offense, and the further penalty of ten dollars for each day or part of a day such incumbrance or obstruction shall continue. The party obtaining such permission shall first give bond in such penal sum as the President or said committee may direct, conditioned that he shall comply with all the conditions mentioned in said permit. and shall cease to incumber or obstruct said street, alley or other public place, after the expiration of the time mentioned in said permit, and shall thereupon without cost to the Village, restore said street to as good condition in all respects, as before his use, occupation, incumbrance or obstruction thereof; and shall remove all material and debris from the space so occupied, and shall indemnify and save harmless the Village and its officers against and from all costs, judgments and decrees which may be recovered against the Village, or any of its officers, in any proceeding arising from or growing out of the use or obstruction of said street as aforesaid, or by reason of any excavation, opening or obstruction, or other impediment left in said street, or by reason of any accident or casualty occurring before the completion of said work in consequence of said obstruction or impediment.

Section 5. Any member of the Board, the President, or Marshal, is hereby authorized to order any article or

thing whatsoever which may incumber or obstruct any highway, street or alley within the Village, to be removed. Any such incumbrance or obstruction remaining more than six hours in any highway, street or alley as aforesaid, shall be deemed a nuisance, and it shall be the duty of the Marshal to abate the same forthwith.

Section 6. No person shall remove, or cause to be removed, aid or assist in removing, any building into, along or across any street, alley or public ground in the Village, without first obtaining written permission from the President and shall pay therefor a fee of five dollars.

Section 7. No owner of any building, or the contractor for its removal, or either, or both, shall suffer any building, for the removal of which written permission has been had in accordance with the foregoing section, to remain in or upon any street, alley or public ground of the Village, for any time longer than may be prescribed and specified in such written permission.

Section 8. No person shall erect or place any fence or building, wholly or in part, upon any street, alley, sidewalk, park, or other public ground. Any building, fence or other obstruction upon any street, alley, sidewalk, or public ground in the Village, shall be deemed a nuisance; and it shall be lawful for any member of the Board of Trustees, or the Marshal, to cause the same to be removed, or taken down in such a manner as he shall deem best; and every person who shall oppose or resist the execution of the orders of said member of the Board or of the Marshal in the premises shall forfeit and pay a penalty not exceeding one hundred dollars, nor less than ten dollars.

Section 9. When any part of any street, alley, sidewalk, or other public place in the Village, shall be torn or dug up, or taken up for any purpose, the person so tearing, digging or taking up any earth, paving, planking, graveling or macadamizing, shall unless the Village shall have elected

to do said work pursuant to the provisions of section eleven of this chapter, immediately upon the completion of such purpose, and as fast as practicable after the accomplishment thereof, return the earth, ram and puddle the same as fast as returned, to a firm and solid bearing, and in a manner that will entirely prevent any settling of such earth, and shall also relay all paving, planking, graveling and macadamizing in a skillful and permanent manner, and in every case to the satisfaction of the Marshal. Any violation of this section shall be punished by a fine not exceeding two hundred dollars.

Section 10. No person shall remove, or cause to be removed, or aid or assist in removing, any building into, along, or across any street, alley or public ground in the Village, or procure the same to be done so as to hinder or obstruct the making or repairing of any public improvement, or work, ordered by the Board of Trustees.

Section 11. No excavation or opening shall be made in the roadway of any street or alley, or in any sidewalk, unless the Clerk has issued a written permit for the same, and the party making such excavation or opening shall promptly fill the same, and shall thoroughly tamp, puddle. and compact the ground, and shall restore the surface of the street or alley or sidewalk to the same condition in which it was before the excavation or opening was made. The Clerk may, if he sees fit, require the party applying for said permit, to deposit with him a sum of money sufficient to cover the cost of filling said excavation or opening, and of restoring the surface of the street or alley or sidewalk to its former condition, and in such case said work shall be done by the Village and the cost thereof shall be paid from said deposit, and the balance of the deposit, if any, shall be returned to the party making it as aforesaid. Any violation of this section shall be punished by a fine not exceeding two hundred dollars.

Section 12. Whenever any person shall do any work which shall require the digging up, use or occupancy of any street, alley, highway or public ground, such person shall, during the night time, put up and maintain such barriers and lights as will effectually prevent accident in consequence of such digging up, use or occupancy of said street, alley, highway or public grounds.

Section 13. No porch, gallery, stoop, steps, cellar door, stair, rail, or platform erected, or to be erected, within the Village shall be allowed to extend upon or into any side-walk; and no bow-window shall extend into or over any sidewalk more than two feet, nor less than eight feet above grade line; nor shall any cellar door, at its outer edge, rise or project above the surface of the sidewalk.

Section 14. No hedge fence shall be permitted to extend over or into any part of any public highway in the Village. It is hereby made the duty of the owner, occupant, or agent, of any premises upon which there is a hedge fence in violation of the provisions of this section, to remove that part of said fence extending over or into the highway as aforesaid within ten days after written notice to do so is served upon him by the Marshal. If any owner, occupant, or agent, shall fail or refuse to comply with the provisions of this section, he shall be fined not less than five dollars nor more than one hundred dollars for each offense. If service of said notice can not be had upon the owner, occupant, or agent of said premises, or if said notice is not complied with within ten days after the service thereof, that part of the fence which is in violation of this section shall be removed under the direction of the Marshal and the expense of removal shall be recovered by the Village from the owner of said premises in any court of competent jurisdiction.

Section 15. No street car, wagon, carriage, buggy, sleigh, sled, railway car, automobile, or other vehicle of any kind or description, or any part of the same, shall be per-

mitted to stand or remain in any of the streets, avenues, alleys or other public grounds of the Village for more than twenty-four consecutive hours.

Section 16. Any person or corporation leaving any street car, wagon, carriage, buggy, sleigh, sled, railway car, automobile, or other vehicle of any kind or description in any street, avenue, alley, or other public grounds of the Village over night, or during any part of the night, shall keep from early twilight until dawn a light or lights hung upon each end of the same, sufficient to give ample warning of the presence of such vehicle: Provided, however, that this section of this chapter shall not authorize the leaving of said vehicle in any street, avenue, alley or other public grounds of the Village longer than the time specified in the preceding section.

Section 17. Any person or corporation violating any of the provisions of the two preceding sections shall be fined not less than five dollars, nor more than two hundred dollars for each offense, and each period of twenty-four hours such street car, wagon, carriage, buggy, sleigh, sled, railway car, automobile, or other vehicle, shall be left in any street, avenue, alley, or other public grounds of the Village, in violation of section fifteen of this chapter after the first conviction therefor, shall constitute a separate and distinct offense.

Section 18. The several buildings that are now, or that may be hereafter erected along the public streets of the Village shall be numbered by the owner or owners, occupant or occupants thereof, according to the following plan, viz:

First. Kingman Avenue shall constitute a base line for Euclid Avenue and Highland Place; Prospect Avenue shall constitute a base line for all streets intersecting it; Samuel Avenue shall constitute a base line for Clarendon Place; Glen Avenue shall constitute a base line for Park Place, Grand View Drive, Walnut Place, Montrose Place and

Irving Place; Constantine Avenue shall constitute a base line for Clayton Street; Lake Avenue shall constitute a base line for all streets lying east of Prospect Avenue and intersecting Lake Avenue, or which would intersect it if extended through the right of way of the Chicago, Rock Island & Pacific Railway Company; Reservoir Boulevard shall constitute a base line for all streets intersecting it; the southerly end of the following streets shall be considered the base line therefor: Montclair, Belmont, Bellevue.

Second. From said base lines the numbering of buildings fronting or situated on streets extending from said lines on either side shall commence. The odd numbers shall be on the south side of streets running east and west and on the west side of streets running north and south, and the even numbers shall be on the north side of streets running east and west and on the east side of streets running north and south.

Third. All those portions of any and all streets intersecting Prospect Avenue which lie east of said Prospect Avenue shall hereafter be known and designated by the prefix "East," and those which lie west of said Prospect Avenue by the prefix "West," to the names of said streets respectively.

Fourth. Each block shall be so divided in the numbering that there shall be one number allowed, as far as may be practicable, for every thirty feet of ground fronting on the several streets.

Fifth. The numbering shall be done in what is known as the Philadelphia, or St. Louis, plan of hundreds to a block, numbering from the base lines mentioned in section one of this chapter, beginning at 100 at each base line, and numbering north, south, east or west, as the case may be.

Sixth. The figures of every number shall not be of less dimensions than two and one-half inches in length, and each figure shall be legible and shall be placed in a conspicuous position on the front side of every building.

Seventh. It shall be the duty of the Clerk to assign the proper numbers to the several buildings, in accordance with the provisions of this chapter, upon the request of the owner or occupant thereof.

CHAPTER XIX.

Village Pound.

- Section 1. Animals Not Allowed to Run at Large.
 - 2. Poundmaster.
 - 3. Penalty.
 - 4. Duties of Poundmaster.
 - 5. Who May Take Up Animals.
 - 6. Fee for Impounding.
 - 7. Owner May Redeem, When.
 - 8. Poundmaster to Make Complaint.
 - 9. Unknown Owner of Animal.
 - 10. Title of Suit.
 - 11. Trial by Jury.
 - 12. Order of Police Magistrate.
 - 13. Poundmaster to Post Notices.
 - 14. Poundmaster Not to be Interested in the Sale.
 - 15. Excess of Judgment and Costs to be Refunded.
 - 16. Penalty for Breaking Pound.
 - 17. Penalty for Interfering with Poundmaster.
 - 18. Penalty for Bringing Animals Into Pound Limits.
 - 19. Poundmaster to Keep Books.
- Section 1. It shall be unlawful and is hereby declared to be a nuisance for any horse, colt, mule, ass, bull, ox, cow, calf, hog, sheep, goat, goose, chicken, or cattle of any kind, to run, go or be at large, within the corporate limits of the Village.
- **Section 2.** The Marshal shall perform the duties of Poundmaster.

Section 3. Any owner, or owners, of any such animal, or animals, who shall permit the same to run at large, contrary to the provisions of this chapter, shall forfeit and pay a penalty of fifty cents for each animal permitted to run at large, together with the costs of impounding, and the expense of such for such animal or animals, when impounded, as hereinafter provided.

Section 4. It shall be the duty of the Marshal to take up and impound any such animal or animals known to him to be running at large, or tethered, staked or herded in the Village.

Section 5. It shall be lawful for any person to take up such animal or animals running at large, contrary to section one of this chapter, and take the same to the pound. And it shall be the duty of the Marshal to enter upon his book forthwith, the name and residence of the person so taking any such animal to the pound.

Section 6. There shall be charged for each animal impounded an impounding fee of fifty cents, and also fifty cents for each day or part of a day for providing sustenance for each animal impounded.

Section 7. At any time before the sale of any animal or animals impounded, the owner or owners thereof may redeem the same by paying to the Marshal the penalty prescribed, together with the impounding fee and costs of sustenance, as prescribed herein, and in case proceedings shall have been instituted before a judicial officer, the costs of such proceedings, and the amount of the judgment, if judgment shall have been recovered, together with subsequently accrued costs of sustenance, shall be the redemption money to be paid.

Section 8. When any animal or animals shall be impounded as aforesaid, it shall be the duty of the Marshal forthwith to make complaint before the Police Magistrate

or Justice of the Peace of the Village against the owner or owners of such animals, if known, and thereupon a warrant shall be issued, and upon the return thereof, executed, or the defendant having appeared, it shall be the duty of the Justice of the Peace or the Police Magistrate to inquire whether the defendant has been guilty of a violation hereof; and if judgment is rendered against him for the penalty impounding fees, costs of sustenance herein prescribed, and costs of suit, an order shall be entered that the animal or animals shall be sold to satisfy said judgment, in case the sum shall not be paid forthwith. Such order shall describe the animal or animals, and state the time and place of impounding.

Section 9. When the owner of any animal impounded shall be unknown, it shall be the duty of the Marshal, when the same shall be impounded, to make complaint, as provided in the last section, against the unknown owner or owners of such animal or animals, describing the same, and thereupon the officer before whom such complaint shall be made shall issue a notice in substance as follows, to-wit:

Whereas, complaint has this day been made before me
that the unknown owner or owners of the following de-
scribed animals, to-wit:impounded atimpounded atimpo
on the
permitted the same to run at large contrary to the pro-
visions of the ordinances of the Village of Peoria Heights,
Illinois: Now, therefore, notice is hereby given that a trial
will be had upon the said complaint, at my office in the Vil-
lage of Peoria Heights, Illinois, on theday ofday
A. D. 19, at the hour of
unknown owner or owners may appear and defend, if he,
she or they see fit to do so.
Witness my hand and official seal thisday
of, A. D. 19

Justice of the Peace (or Police Magistrate).

The day named in the notice for trial shall not be less than five nor more than fifteen days from the time of issuing the same, and it shall be the duty of the Marshal forthwith to post three copies of said notice, one at the pound, one at the office of the Justice of the Peace or Police Magistrate issuing the same, and a third at some other public place within the limits of the Village, and to return the said notice with the time and manner of posting the same.

Section 10. The Justice or Police Magistrate issuing said notice shall enter the said cause upon his docket as follows, to-wit:

The Village of Peoria Heights vs. The Unknown Owner or Owners of (Here describe the animals).

And upon return of the notice prescribed in the last section, like proceedings shall be had as in case of personal service or appearance.

Section 11. In all trials for violation of this chapter, the accused shall have the right of trial by jury, and in proceedings against unknown owners the trial must be by jury.

Section 12. Upon the rendition of any judgment, as provided in section eight hereof, the Justice of the Peace or the Police Magistrate rendering the same shall issue to the keeper of the pound an order, which shall be in the following form, as nearly as may be:

The People of the State	of Illinois:
То	Poundkeeper.
We command you that of the fo	llowing described goods
and chattels, to-wit:	the
property of	you make the sum of
dollars and	cents costs, which the
Village of Peoria Heights recently	y recovered before me
against the said	and hereof make
due return.	

Given under my hand and seal thisday
ofA. D. 19
[L. S.]
Justice of the Peace (or Police Magistrate.)
Section 13. Upon receipt of such an order the Marshal
shall immediately post three notices, in like places as pro-
vided in section nine hereof, in substance as follows:
Talan up and impounded in the millow pound of the

Taken up and impounded in the village pound of the Village of Peoria Heights, Illinois, at the following described animals which unless redeemed, will be sold at public auction for cash, to the highest bidder, at said pound, at the hour of o'clock in the moon, on the day of 19.....

Poundkeeper.

The day of sale mentioned in said notice shall be the third day after posting the same, exclusive of Sundays, holidays, and election days; and if said animal or animals are not redeemed, the Marshal shall sell the same in accordance with said notice.

It shall be the duty of the Marshal, on receiving the order as prescribed in section twelve of this chapter, to return the same within twenty days from its date, to the officer issuing the same, with his endorsement showing when and how the same was executed.

Section 14. No person shall purchase, or be interested, directly or indirectly, in the purchase of any animal taken up, impounded or sold by him under the provisions of this chapter, under a penalty of not less than twenty dollars nor more than fifty dollars for each animal.

Section 15. When the proceeds of the sale of any animal or animals, shall exceed the amount of judgment and costs and the expense of sustenance which has accrued subsequently to the rendition of the judgment, and such excess shall have been paid to the Treasurer, the owner or owners

of such animal or animals shall be entitled to a warrant on the Treasurer for such excess, upon presenting to the Board satisfactory evidence of his right thereto.

Section 16. If any person shall break open, or in any manner, directly or indirectly, aid or assist in, or counsel or advise, the breaking open of the village pound, he shall forfeit and pay a penalty of twenty dollars.

Section 17. No person shall hinder, delay, or obstruct any person engaged in taking to the village pound any animal or animals liable to be impounded, under a penalty of not less than five dollars, nor more than ten dollars, for each offense.

Section 18. Any person who shall take or drive any such animal from any inclosed lot or tract of ground, or from any stable or other building, or from outside the pound limits, into the limits of the Village, with the intent that such animal may be impounded, shall be liable to a fine of not less than five dollars, nor more than twenty dollars, for every animal so driven or taken from the place, or places aforesaid.

Section 19. It shall be the duty of the Marshal to keep such books, and in such manner as the Treasurer shall direct, which shall show all the receipts and expenditures of and for the village pound, and he shall report to the Treasurer his acts and doings when so requested by the Treasurer.

CHAPTER XX.

Accounts Against Village.

Section 1. Requirements for Collection.

Section 1. No account or claim against the Village, excepting the salaries of village officers, or for the payment of a special contract made by the Board or by some officer of the Village duly authorized to make the same, or for the payment of any judgment against the Village, or for the fee bills of officers of courts, shall be paid, unless the person presenting the same, or some credible person for him, shall make oath in writing attached thereto, that the same is correct, due and unpaid.

And no claim or account against the Village, upon any account made or indebtedness incurred by any such officer, shall be paid, unless accompanied by a certificate of such officer, stating that he has examined such account, or claim, and believes that it is correct, reasonable and in accordance with the contract.

CHAPTER XXI.

Appropriation Bill and Tax Levy.

Section 1. Appropriation Bill.

2. Further Appropriation Forbidden.

3. Tax Levy.

Section 1. The Board shall annually within the first quarter of the fiscal year, pass an ordinance, termed the "Annual Appropriation Bill," in which ordinance it shall appropriate such sum or sums of money as may be deemed necessary to defray all expenses and liabilities of the Village for the current fiscal year, specifying the objects and purposes for which such appropriations are made, and the amount so appropriated for each object or purpose.

Section 2. No further appropriations shall be made within the current fiscal year, unless specially authorized by law.

Section 3. The Board of Trustees shall, on or before the third Tuesday in September, of each year, ascertain the total amount of appropriations for all corporate purposes, legally made and to be collected from the tax levy of that fiscal year, and, if necessary to levy a tax, by an ordinance, specifying in detail the purposes for which such appropriations are made, and the amount appropriated for each purpose, respectively, levy the amount so ascertained upon all the property subject to taxation within the Village, as the same is assessed and equalized for state and county purposes for the current year. A certified copy of such ordinance shall be by the Clerk filed with the County Clerk of Peoria County, within ten days after its passage.

CHAPTER XXII.

Curbing and Gutters.

- Section 1. Unlawful to Ride or Drive Over Curb or Sidewalk.
 - 2. Penalty.
 - 3. Curb Line.

Section 1. It is hereby declared unlawful for any person or persons to ride, drive or lead any animal or animals. either attached to or detached from any vehicle of any kind. upon, over or across any curbing or any substitute therefor in the Village after the same has been set for use as such, along or upon any street or alley in the Village.

And it shall likewise be unlawful for any person or persons to throw any material of any kind upon or against either side of any curbing after the same has been set in the Village to be used as a bridge or means of getting to or from any property; or in any manner obstruct any gutter or water ways in the Village of which any curbing forms a part.

Section 2. Any person or persons, either directly or indirectly violating any of the provisons of this chapter, shall for each offense be fined in any sum not less than five dollars, nor more than twenty-five dollars.

Section 3. The curb line on all streets in the Village is hereby established at a line fifteen feet from the property line of all said streets, and at the corners of street intersections said curb line shall be set to the arc of a circle having a fifteen foot radius and having the intersection of the property lines as the center of said circle.

CHAPTER XXIII.

Wells and Cisterns.

- Section 1. Unlawful to Maintain in Street.
 - 2. Pump Not to be Near Sidewalk.
 - 3. Unlawful to Pour Water on Sidewalk.
 - 4. Penalty.

Section 1. It is hereby declared unlawful for any person or persons to make or maintain in any street, alley or public grounds within the limits of the Village, any well, cistern or other reservoir for holding water.

Section 2. It is further hereby declared unlawful for any person or persons to place or maintain any pump or other device for hoisting or raising water from any well, cistern or other reservoir so close to any sidewalk, street, alley or other public ground within the Village as to permit any water discharged from such pump or other device for raising water to run or flow upon any public sidewalk, street, alley or other public ground in the Village.

Section 3. It is hereby declared unlawful for any person or persons within the limits of the Village to pour, pump, throw, spill or otherwise place any water upon any sidewalk, street, alley or public ground in the Village; or to pump, throw or spill any water upon any private property in such a manner, place or way as to allow it to flow in, upon or through any sidewalk in the Village; Provided, that this section shall not prevent any person from sprinkling the streets of the Village for the purpose of laying the dust thereon.

Section 4. Any person violating any of the provisions of any of the preceding sections of this chapter shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined for each offense in any sum not less than ten dollars nor more than fifty dollars.

CHAPTER XXIV.

Street Railroads.

- Section 1. How Tracks Are to be Maintained, Notice, Penalty.
 - 2. Drains and Culverts Under Tracks, Space Between.
 - 3. Duty of Company to Pave, etc.
 - 4. Franchise in Improved Streets.
 - 5. Rules and Regulations.
 - 6. Must Comply With Conditions.
 - 7. Franchises, Limit of Grant.
 - 8. Provisions to Form Part of Grant.
 - 9. Permit for Laying Tracks.

It shall be the duty of any person, company Section 1. or corporation now operating, controlling or maintaining, or that may hereafter own, operate or control a street railroad in any of the streets, avenues, alleys or other public grounds of the Village, to raise or lower its tracks to conform to any grade which is or may hereafter be established by the Board for any street, avenue, alley or other public ground upon, along or over which any of said tracks now are, or may hereafter be laid, and where any such tracks run lengthwise of any street or avenue, to keep said tracks on an even grade with the surface of such streets, so that the same may be conveniently crossed at any place. Any such person, company or corporation, failing, neglecting or refusing to comply with the provisions of this section within thirty days after written notice from the President or Board of Trustees, shall, on conviction, be subject to a penalty of not less than ten dollars, nor more than one hundred dollars, for each offense, and each day's neglect, after said notice, shall be

deemed to be a separate offense within the meaning of this section.

Section 2. Every company or corporation now operating, or that may hereafter operate, or maintain any street railroad, as aforesaid, shall, at its own expense, construct. maintain, and at all times keep in good condition and repair. drains or culverts along the streets where its tracks are laid where any of said streets are intersected by cross streets of alleys, and said drains or culverts shall be so constructed and maintained as to afford a ready means of carrying off the water from falling rains or melting snows flowing down any of such intersecting streets or alleys, and in any such manner as to afford a safe and convenient crossing for the public at such intersections over said tracks, and all the space between the outside rails of any said tracks shall be so graded and maintained as to render said tracks convenient for vehicles to cross at any place along any street where any of said tracks may be laid, or any street railroad is operated. And every person, company or corporation failing. neglecting or refusing to comply with the provisions of this section, after notice, as provided in the preceding section, within thirty days, shall be subject to a like penalty as is therein prescribed. And each day's neglect shall be deemed to be a separate offense within the meaning of this section.

Section 3. When any street, avenue or alley in the Village upon, along or through which any street railroad track now is, or may hereafter be laid, operated or used, shall be ordered paved by the Board, it shall be the duty of any person, company or corporation owning, operating or controlling such street railroad track, or tracks, to pave all that portion of the street, avenue or alley where any of said tracks are laid, that is included in the space between the rails of said track, or tracks, and between the tracks and an additional space of one foot along the outside line of said track, or tracks, upon all the streets, avenues, alleys, or other public grounds of the Village where any of said track

or tracks now are, or may at any time hereafter be, run or laid, in the same manner as the remaining portion of the street on each side of said space is paved, or in such other manner as the Village may by ordinance direct; and in case of default on the part of any such person, company or corporation, to comply with the above requirements, at the time the remaining portions of the street, as aforesaid, are paved, the Board may cause any of such street railroad track, or tracks, to be taken up, and the space in such street, as aforesaid, to be paved in pursuance of the provisions hereof, and every such person, company or corporation shall be liable to the Village for the cost and expense of such pavement, in said space, or portion of any of said streets, avenues, alleys or other public grounds of the Village, where any of said street railroad tracks run, or are laid, with lawful interest thereon from the completion of the work, to be recovered by the Village of any person, company or corporation so in default, before any court of competent jurisdiction.

Section 4. Hereafter all franchises or rights of way given or granted by the Board to any person, company or corporation to lay, construct and maintain a street railroad, in any of the streets, avenues or alleys in the Village on which a pavement has been laid, in whole or in part at the expense of property owners abutting thereon, the person, company or corporation, before such right, or privilege, is granted shall pay, or cause to be paid, to the Treasurer, for the use of the contiguous property owners on any such improved street to be taken for the purposes aforesaid, a rateable proportion of the cost of the pavement of the street. avenue or alley so taken, as the part taken for such street railroad purposes, bears to the entire width of any such street, avenue or alley, paved, and paid for as aforesaid. And this section shall be deemed to be a part of every such right or privilege, hereafter granted by the Board to any person, company or corporation, unless repealed by express words in the ordinance or ordinances, granting any such franchise, right or privilege.

Section 5. Every person, company or corporation, now operating, or that may hereafter be granted the right to operate street railroads in any of the streets, avenues, alleys or other public grounds of the Village, shall be subject to and observe the following rules and regulations:

First. Cars driven in the same direction shall not approach each other within a distance of twenty feet.

Second. While the cars are turning the corners, from one street to another, they shall not be driven or propelled at a rate of speed exceeding five miles an hour, and the rate of speed of all cars, at all times, shall be subject to the direction of the Board.

Third. No car shall be allowed to stop on a cross walk, nor in front of any intervening street, except to avoid collision, or to prevent danger to persons in the street, nor shall any car be left standing in any street or highway at any time unless the same is waiting for passengers.

Fourth. The conductors shall announce to the passengers the names of the principal streets along the route and the streets or places wherever the cars cross in connection with any other street railroad track.

Fifth. The conductors, or drivers, as the case may be, of each car shall keep a vigilant watch for all teams, carriages, persons on the track or tracks, and on the first appearance of danger to any such team or person, the car shall be stopped in the shortest time and space possible.

Sixth. All such cars shall be provided with signal lights, which lights shall, at dusk, be placed on each end of the car in such a manner as to render them conspicuous to public travel from either direction on the line of the track or tracks on which any of said cars run. All such cars propelled by other than animal power shall have placed on each end thereof, on the outside, a gong or other suitable device and the person in charge of, or propelling any of such cars

shall cause said gong, or other device, to be sounded or rung at least one hundred feet from the place where such street railroad track or tracks crosses or intersects any other street or public highway, and it shall be kept sounding or ringing until such street or public highway is reached; and all such cars, propelled by horse or other animal power, shall at all times have a bell attached to some portion of the harness.

Seventh. All street cars stopping at the intersection or crossing of any street or avenue within the Village shall stop with the rear platform of the car at the further side of the walk thereof, so that the car, when stopped, shall not interfere with public travel on such intersections or crossings of any of the streets or avenues. And it shall be the duty of every individual, company or corporation now operating, or that may hereafter be granted the privilege to construct and operate street railroads in the Village to cause all the cars operated thereon to be heated during cold weather, so as to render them comfortable to public travel, and to keep the same at all times in a clean and sanitary condition.

Eighth. No person, company or corporation that is now, or that may hereafter be, granted the right to operate a street railroad in the Village, shall be permitted to remove the snow which may fall upon any of its track or tracks upon the roadway of any of the streets or avenues upon and along which any of said tracks may run, except that the same, when removed from said track or tracks to said roadway, be evenly distributed over the surface thereof, and in such a manner as shall not interfere with the free use and occupancy of such streets and avenues by the public: Provided, that no such person, company or corporation shall be permitted, in removing snow from its said tracks, to deposit and allow the same to remain on any cross walk intersecting any of said tracks for a longer period than thirty minutes, and every such crossing shall, within the time aforesaid, be cleaned by such person, company or corporation.

Ninth. Every individual, company or corporation to which has been granted or to which may hereafter be

granted, the right to operate, maintain or construct a street railroad in any of the streets, avenues, alleys or other public grounds of the Village, is hereby required to sprinkle, or pay the cost of sprinkling, the right of way used by it in and upon any street or avenue, alley or other public grounds of the Village, through or over which such railroad may be built, in all cases where the remainder of such streets, avenues, or other public grounds, is sprinkled by the Village or the property owners.

Section 6. Said individuals, companies and corporations shall perform, all and singular, the conditions of this chapter, together with, all and singular, the further and future orders of the Board in relation to said street railroads, and every such individual, company or corporation, failing or refusing to observe and comply with any of the foregoing requirements, shall be deemed to be guilty of a misdemeanor under this chapter, and, upon conviction thereof, shall be subject to a penalty of not less than ten dollars, nor more than one hundred dollars for each offense.

Section 7. No grant under the provisions of this chapter shall be made for a longer period than twenty years from the date of such grant: Provided, that no right in any additional extension, track or tracks shall be made to extend beyond the period specified in the grant for the main line.

Section 8. The provisions of this chapter, so far as applicable, and unless expressly repealed, shall be considered as entering into and forming a part of every such grant hereafter made, whether specifically set forth, or referred to, in the ordinance making the grant or not.

Section 9. It shall not be lawful for any person or corporation to lay any street railroad track or tracks in or upon any of the streets, avenues, alleys or other public places within the Village without first procuring a permit therefor in writing from the Clerk.

Such permit shall be issued by the Clerk in accordance

with the terms of the respective ordinances under which such tracks may be authorized to be laid, and it shall express in full the terms and conditions under which the same shall be constructed.

Any person or corporation laying any track or tracks in violation hereof, or without complying with the terms of any permit issued hereunder, shall be fined not less than twenty-five dollars nor more than two hundred dollars for each offense, and shall be further fined twenty-five dollars per day for each day any such track or tracks shall remain in any street, avenue, alley or other public place where the same shall have been laid without such permit or in violation of the terms thereof.

CHAPTER XXV.

Railroads.

- Section 1. Speed Limited.
 - 2. Not to Obstruct Streets, etc.
 - Maintain Crossings and Keep Same in Repair.
 - 4. Construct and Maintain Fences.
 - 5. Lights at Crossings.

Section 1. It shall be unlawful for any railroad corporation or any person managing any locomotive or car to drive, run or propel the same within the corporate limits of the Village at a greater speed than ten miles an hour. Any violation of this section shall, on conviction, subject the offender to a fine of not less than twenty dollars and not more than two hundred dollars for each offense.

Section 2. It shall be unlawful for any person or corporation to obstruct the travel or passage along any street or sidewalk in the Village by placing or leaving upon, across or along such street or sidewalk any truck, locomotive, car, train of cars or any material or thing whatsoever, for a longer period of time than ten full minutes at any one time, and immediately thereafter for a full period of ten minutes such street or sidewalk shall not be again obstructed. Any violation of any of the provisions of this section shall subject the offender to a fine of not less than five dollars nor more than fifty dollars for each offense.

Section 3. Any railroad company which may now or hereafter operate a railroad within or through the limits of the Village shall maintain safe crossings across its tracks where said track or tracks intersect any street or avenue of the Village, and shall keep the said crossing in a good state

of repair. Any violation of this section shall subject the offender to a fine of not less than ten dollars nor more than twenty-five dollars for each offense.

Section 4. Any railroad company which operates any railroad within the corporate limits of the Village shall fence the railroad track where necessary for safety, and maintain and keep said fence in safe repair, and shall also construct and maintain, when necessary, suitable cattle guards at the points where such railroad tracks cross the streets of the Village. Any failure to comply with the provisions of this section shall subject the offender to a fine of not less than twenty dollars for each offense.

Section 5. Every person or corporation owning or operating any steam railroad whose track or tracks cross or intersect at, above, or below grade, any of the streets within the Village, shall, and is hereby required, to provide at his or its own expense, proper and sufficient lights and care for and maintain the same at all such crossings and intersections. Such lights shall be of such kind as may be approved by the President and shall be kept lighted during such hours as may be fixed by him.

Any such person or corporation failing to comply with the provisions of this section shall be fined not less than ten dollars nor more than two hundred dollars for each offense, and every day during which any crossing or intersection situated as aforesaid shall be permitted to remain without such lights after the first conviction hereunder shall constitute a separate and distinct offense.

CHAPTER XXVI.

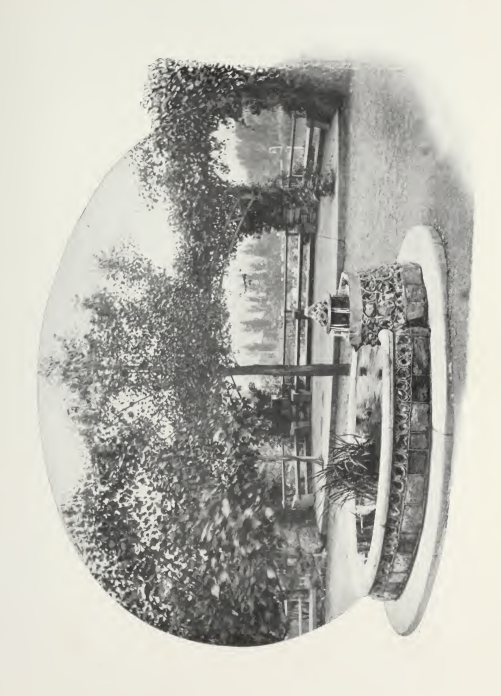
Dogs.

- Section 1. License.
 - 2. License Exhibited.
 - 3. Clerk to Register, etc.
 - 4. When to be Muzzled.
 - 5. Penalty.
 - 6. Fierce and Dangerous.
 - 7. Disturbing Neighborhood, Biting Persons.
 - 8. Bitch at Large.

Section 1. Every owner of, or person who harbors or keeps a dog within the limits of the Village, shall report to the Clerk annually, within thirty days after the first day of May in each year, his name and address and shall give the name, breed, color and sex of each and every dog owned, kept or harbored by such person and shall pay to the Clerk the sum of one dollar for each and every such dog and shall cause such dog or dogs to be registered for license.

Section 2. Every dog shall be provided by its owner or keeper with a leather or chain collar, to which a license tag shall be securely fastened, and every dog shall be muzzled, if so ordered, as hereinafter provided. No dog shall be permitted to remain in the limits of the Village unless the owner or keeper thereof, shall have caused such dog to be registered or licensed, and provided with such collar and tag, and muzzled if so ordered.

Section 3. The Clerk shall keep a complete register, in a book to be kept for that purpose, of all licensed dogs, describing the same by name, breed, color and sex, and shall also enter the name and address of the owner or keeper as given, and the number of the village license tag. He shall



LIBRARY UNIVERSITY OF ILLINOIS URBANA provide each year as many metal tags as may be necessary (the shape to be changed each year), having stamped thereon the year for which the tax is paid and the number of the tag, and it shall be the duty of the Clerk to deliver one of such tags, numbered to correspond with the number on the dog register, to the person having paid the tax upon any such dog.

Section 4. Whenever the President shall deem it necessary, he shall issue an order prohibiting all dogs from running at large on any street, alley or other public place in the Village, unless such dogs be securely muzzled, or led by a chain or line, so as to effectually prevent them from biting any person or animal. Said order shall be posted in at least three of the most public places in the Village.

Section 5. The owner or person who keeps a dog within the limits of the Village without paying the license fee and taking out a license as provided herein, shall be guilty of a misdemeanor and shall, upon conviction, be fined in a sum not less than five dollars nor more than twenty-five dollars for each offense, and all dogs running at large contrary to the provisions of this chapter shall be destroyed by the Marshal, or any person appointed by him for such purpose, after said dog has been impounded for a period of not less than five days.

Section 6. Any owner or keeper of any fierce or dangerous dog, who shall knowingly permit or allow the same to run at large, whether licensed or not, to the danger, annoyance or injury of any person within the Village, shall be subject to a fine of five dollars for the first offense and to a further penalty of not less than ten dollars nor more than fifty dollars for any subsequent offense; and it may be a part of the judgment upon the second or further conviction, that such fierce or dangerous dog be killed and this judgment shall be forthwith executed under the direction of the Marshal, for which killing the owner or keeper shall pay the

further sum of one dollar, which sum shall be included in the judgment.

Section 7. Whenever complaint shall be made under oath and filed with any Justice of the Peace or Police Magistrate setting forth that any dog has, in any manner, disturbed the quiet of any person or neighborhood or has bitten a person within the Village, and that the person so bitten was not at the time trespassing upon the person or property of the owner or keeper of said dog, the Justice of the Peace or Police Magistrate shall issue a warrant against the owner or keeper of such dog, and upon the return of such warrant the Justice of the Peace or Police Magistrate shall proceed to hear and determine the matter. If upon hearing it shall appear that such dog has disturbed any person or neighborhood or that such dog has bitten a person as aforesaid, the Justice or Magistrate shall order said dog to be removed or killed and shall issue an order to the owner or keeper of said dog to remove or kill the same within twenty-four hours from the time of receiving a copy of such order. If the owner or keeper of any such dog shall refuse or neglect to remove or kill such dog or cause the same to be removed or killed, within twenty-four hours after having received a copy of said notice, he shall be fined the sum of twenty-five dollars for each and every twenty-four hours thereafter until such dog be removed or killed. It shall be the duty of the Marshal to kill said dog whenever it shall be found running at large in the Village, within twelve hours after the service of such order upon the owner or keeper of the same. The owner or keeper of such dog so adjudged to be removed or killed as aforesaid shall be adjudged to pay the costs of any such proceedings before any Justice of the Peace or Police Magistrate and such proceedings shall be tried in like manner as other suits before a Justice of the Peace.

Section 8. Any owner or keeper of any bitch, who shall knowing permit or allow the same to run at large while in heat, whether it be licensed as aforesaid or not, shall be guilty of a misdemeanor and shall, upon conviction, be fined in a sum not less than five dollars nor more than twenty-five dollars for every such offense.

CHAPTER XXVII.

Curfew.

- Section 1. Persons Under Age of Sixteen Not to be Out Alone.
 - 2. Whistle.

Section 1. It shall be unlawful for any person or persons under the age of sixteen years to be found on any street, alley, or public place in the Village during the months of April, May, June, July, August and September, of any year, after the hour of nine o'clock, p. m., or during the months of October, November, December, January, February and March, in any year, after the hour of eight o'clock p. m., who are not accompanied by their parents or guardians, or who can not give a satisfactory excuse or account why they are absent from their homes. All persons violating this section shall be arrested by the Marshal and taken to their homes, and if they shall be arrested again for a similar offense, they shall, on conviction, forfeit and pay not less than one dollar nor more than five dollars for every offense.

Section 2. It is hereby made the duty of the Marshal to cause the whistle at the Bartholomew Automobile Factory to be blown at the hours mentioned in section one of this chapter as a warning to all persons who might come within the provisions hereof: Provided, however, that a failure on the part of the Marshal to comply with the provisions of this section shall be no defense against prosecution hereunder.

CHAPTER XXVIII.

Village Attorney.

Section 1. Attorney May Be Employed.

Section 1. The President and Board may, in their discretion, employ legal counsel for the current year, or from time to time during such year as they may deem necessary. Said attorney shall give bond as required under the ordinances of the Village.

CHAPTER XXIX.

Fiscal and Municipal Year.

- Section 1. When Commences.
 - 2. Licenses, Expire When.
- Section 1. The fiscal and municipal year of the Village shall begin on the first day of May, and shall end on the thirtieth day of April in each and every year.
- Section 2. All licenses hereafter granted by the Board wherein a shorter period is not specifically fixed, shall expire at the end of the current fiscal year: Provided, that this section shall not be construed to prevent the Board from fixing a shorter period for the expiration of any license.

CHAPTER XXX.

Ordinances.

- Section 1. Style of Ordinances.
 - 2. Passage, Veto, etc.
 - 3. Reconsideration.
 - 4. Yeas and Nays.
 - 5. Definitions of Words.
 - 6. Penalty.
 - 7. Publication.
 - 8. Proof.
 - 9. Repealing.
 - 10. Rights Saved.

Section 1. The style of ordinances passed shall be as follows: "Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, Illinois."

Section 2. All ordinances passed by the Board shall, before they take effect, be deposited in the office of the Clerk; and if the President approve thereof, he shall sign the same, and such as he shall not approve, he shall return to the Board at the next regular meeting of the Board, occurring not less than five days after the passage thereof. Such veto may extend to any one or more items of appropriation, contained in any ordinance making an appropriation, or to the entire ordinance; and, in case the veto only extends to a part of such ordinance, the residue thereof shall take effect and be in force. But in case the President shall fail to return any ordinance, with his objections thereto, by the time aforesaid, he shall be deemed to have approved such ordinance, and the same shall take effect accordingly.

Section 3. Upon return of any ordinance by the President, the vote by which the same was passed, shall be recon-

sidered by the Board; and if, after such reconsideration, two-thirds of all the Trustees elected (four Trustees), shall vote by yeas and nays, to pass the same it shall go into effect, notwithstanding the President may refuse to approve the same. The vote to pass the same over the President's veto, shall be taken by yeas and nays, and entered on the journal.

Section 4. The yeas and nays shall be taken upon the passage of all ordinances, and on all propositions to create any liability against the Village, or for the expenditure or appropriation of its money; and in all other cases at the request of any member, which vote shall be entered on the journal of its proceedings; and the concurrence of a majority of all the Trustees elected shall be necessary to the passage of any such ordinance or proposition.

Section 5. The words and phrases following, whenever used in any ordinance, shall be construed to include in their meaning the definitions set opposite the same, in this section, whenever it shall be necessary to the proper construction of said ordinance:

First—Action: suit; prosecution; judicial proceedings. Second—Board: Board of Trustees; the President and Board of Trustees.

Third—Court: Justice of the Peace; Police Magistrate; Justice; Magistrate; any court of record.

Fourth—He: male; female; corporation; firm; society; singular or plural number.

Fifth—Limits: corporate limits of the Village of Peoria Heights.

Sixth—Number: the singular number shall include the plural and the plural number shall include the singular.

Seventh—Name of officer: the same as though the words "of the Village of Peoria Heights" were added.

Eighth—Person: persons; male; female; corporation; firm; society; singular or plural number.

Ninth—Premises: place.

Tenth—President: President of the Board of Trustees. Eleventh—Seal: seal of the Village of Peoria Heights. Twelfth—Street: alley; highway; lane; avenue; court; thoroughfare; parkway boulevard; public ground.

Thirteenth—Tax: taxes; special assessment; special tax; costs; interest or penalty, imposed upon property.

. Fourteenth—Tense: words in the present tense shall include the future.

Fifteenth-Village: Village of Peoria Heights.

Section 6. Any person who shall violate any section, or any clause or provision of any section of any ordinance, where the penalty is not otherwise provided for, or shall fail to perform or omit to do any act or thing required by any such ordinance, shall, on conviction, be fined not to exceed two hundred dollars and may be imprisoned in default of payment, until the fine and costs are paid, allowing therefor at the rate of fifty cents per day, for each day so imprisoned.

Section 7. All ordinances imposing any fine, penalty, imprisonment or forfeiture, or making any appropriation, shall be posted under the supervision of the Clerk, and such ordinance shall take effect immediately after its passage and publication; and all others shall take effect from and after their passage, unless otherwise provided therein.

Section 8. All ordinances, and the date of publication thereof, may be proven by the certificate of the Clerk under the seal of the corporation; and when printed in book or pamphlet form, and purporting to be published by authority of the Board, the same need not be otherwise published, and such book or pamphlet shall be received as evidence of the passage and legal publication of such ordinances, as of the dates mentioned in such book or pamphlet, and in all courts and places without further proof.

Section 9. When any ordinance repealing a former ordinance, clause or provision, shall itself be repealed, such repeal shall not be construed to renew such former ordi-

nance, clause or provision, unless it shall be therein so expressly provided.

Section 10. No suit, proceeding, right, fine or penalty instituted or created, given, secured or accrued under any ordinance previous to its repeal, shall in anywise be affected, released or discharged, but may be prosecuted, and recovered as fully as if such ordinance had continued in force, unless it shall be therein otherwise expressly provided.

CHAPTER XXXI.

Actions Under Ordinances.

Section 1. Suits, How Brought.

- 2. Unknown Defendant.
- 3. To Be Committed.
- 4. When No Penalty Prescribed; Shall Be What.
- 5. Special Bail.

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Section 1. All prosecutions for the violation of any of the ordinances of the Village shall be upon complaint, which shall be sworn to by the person making the same, and may be substantially as follows, to-wit: STATE OF ILLINOIS,)

County of Peoria, \(\sigma^{33} \).
A. B., being duly sworn, by way of complaint to E. F.,
Police Magistrate of the Village of Peoria Heights, states
that sectionchapterof the ordinances of
said Village has been violated, and that he or she (as the
case may be) has reason to believe that C. D. has been
guilty of a breach of said ordinances by (here describe the
offense) in the Village of Peoria Heights between the
and theday of19
A. B.

E. F.,

Police Magistrate (or Justice of the Peace).

Which complaint may be written or printed, or partly written or printed, and said form shall and may be so varied as to apply to the nature of the offense or breach, or time, or place, number of persons joined in action or suit, etc., as

Subscribed and sworn to before me this.....day

the occasion and the right and justice of the case may require, without regard to the particular form of words, and no objections to form or words shall be allowed if such complaint shall substantially set forth the nature of the offense charged under oath, so as to give notice to the defendant of the nature of the charge which he is called upon to answer. If said complaint is made by a village officer the same shall be verified by affidavit in the usual way of making complaint on oath. Upon complaint being made, the Police Magistrate or Justice of the Peace shall thereupon issue a warrant, reciting therein the breach of the ordinances as set forth in the complaint for the arrest of the person named or described therein, returnable forthwith, which warrant shall be directed to the Marshal or any constable of the County of Peoria, and the said Police Magistrate or Justice of the Peace, on the appearance of the offender shall, without unnecessary delay, proceed with the examination and trial of the defendant.

Section 2. If the name of the defendant is unknown, he may be designated by any description by which he can with certainty be identified; and if, upon the arrest, he shall refuse to disclose his true name, he may be tried and convicted by the designation used in the warrant. But when the true name of any defendant is known to the Magistrate, or can be ascertained by him, it shall be the duty of such Magistrate to place the same upon the docket.

Section 3. In all cases where any person may hereafter be convicted for a violation of any of the ordinances of the Village, and the amount of the fine and costs shall not be immediately paid upon rendition of judgment, the Magistrate before whom the trial may be had, may commit the defendant by warrant of commitment to the village prison, or to the house of correction of the City of Peoria, until such fine and costs be fully paid, provided no such imprisonment shall exceed six months for any one offense, a copy of which order shall be delivered to the keeper of the village prison,

and every person so committed to the village prison shall, if his strength will permit, under the direction of the Marshal, work for the Village upon its streets, or at such other labor as the Village may provide, not to exceed eight hours each working day, and for such work the person employed, or worked, shall be allowed, exclusive of his board, the sum of fifty cents for each day's work upon account of such fine and costs until such fine and costs are paid, and when so paid shall be discharged from confinement, and the keeper of the village prison shall note the fact upon the order of commitment, and return the same to the court issuing it.

Section 4. Whenever any person shall violate the provisions of any ordinance for which no punishment is prescribed, the offender shall, upon conviction, be fined not more than two hundred dollars.

Section 5. Any person arrested for the violation of any ordinance shall have the right to be released from said arrest upon giving special bail in such amount not less than fifteen dollars as the Marshal or other officer then in charge of the village prison shall deem sufficient, conditioned for his personal appearance at the hearing of the cause in which said arrest was made, and the Marshal or other officer so in charge of the said prison is hereby authorized to take and approve such bail bond. In no case shall such bond be approved, however, unless the surety or sureties have real property in Peoria County, Illinois, in value over and above all debts, exemptions, and liabilities, to make such bond a good and sufficient bond, or unless the penal sum in such bond is deposited in cash with said officer. All such bonds and deposits shall be promptly returned to the Magistrate where such arrest is returnable for trial.

CHAPTER XXXII.

Effect of Revised Ordinances.

Section 1. What Ordinances Remain in Effect.

2. Not to Impair Any Contract.

Section 1. All ordinances or parts of ordinances not inconsistent with the foregoing ordinances shall continue in effect and force the same as if these ordinances had not been adopted.

Section 2. All public or general ordinances, or parts thereof, not included in these revised ordinances, are hereby repealed, so far as they contravene or conflict with the provisions of such ordinances: Provided, the repeal of such public or general ordinances, or parts thereof, shall not be construed to impair any right existing, or affect any proceeding pending, or be taken as a release or waiver of any agreement, contract, right, debt, obligation or liability accrued or incurred, or of any claim arising under said former ordinances, or parts thereof, or as to any claim arising or right accruing, before these ordinances take effect, or of any fine, penalty, forfeiture or punishment incurred, or of any action, suit or proceeding instituted and pending: Provided further, if any penalty, forfeiture or punishment be mitigated by any provision of these ordinances, such provision may, by the consent of the party affected, be applied to any judgment pronounced after these ordinances take effect.

Passed by the President and Board of Trustees of the Village of Peoria Heights, Illinois, this 7th day of December, A. D. 1914.

Approved this 7th day of December, A. D. 1914.

ALBERT E. DAVIDSON,

President.

Attest:

E. J. BRAYTON, Village Clerk.

Miscellaneous Ordinances

Granting Certain Rights and Privileges to Corporations within the Village of Peoria Heights

AN ORDINANCE

Granting to the Central Union Telephone Company the right to erect and maintain its poles and lines in the Village of Peoria Heights on the conditions therein provided.

Section 1. Be it ordained by the Village Trustees of the Village of Peoria Heights, that the right is hereby granted to the Central Union Telephone Company, its successors and assigns, to erect and maintain upon the streets, alleys and public highways of said village, the poles, wires and fixtures necessary and convenient for the supplying to the citizens of said village and the public communication by telephone or other electric signals; such use to be and continue upon the terms and conditions herein stated.

Section 2. The location of the poles and lines now in use is hereby approved, and any change therein or extension thereof shall be done under the direction of the Committee on Streets and Alleys of said Village Trustees.

Section 3. Said poles and wires shall be so placed and maintained as not to interfere with travel on said highways; and said Company shall hold said village free and harmless from all damages arising by reason of any abuse or negligence in such occupancy; and this grant is made and is to be enjoyed subject to all reasonable regulations or ordinances

of a police nature as said Village Trustees may be authorized and see proper at any time to adopt, not destructive to the rights hereby granted.

Section 4. The right of use here given shall not be exclusive: the Village Trustees reserve the power to grant a like right of way to any person or persons for similar uses; the same, however, not to interfere with a reasonable exercise of the privileges hereby granted.

Section 5. In consideration whereof, said Telephone Company hereby grants to said Village the privilege of placing and maintaining its fire-alarm and police wires upon the poles and fixtures erected by virtue hereof, provided that such fire-alarm and police wires so placed shall be erected under the supervision of said Telephone Company's local manager, and be maintained and operated by said Village in a manner so as not to interfere with, nor impair the proper operation of the wires of said Telephone Company.

Section 6. This ordinance shall take effect immediately after the date of its first publication and the filing of an unconditional acceptance thereof by said Company in the office of the Village Clerk.

Passed and approved the 30th day of October, A. D. 1901.

AN ORDINANCE.

An Ordinance granting to The Inter-State Independent Telephone and Telegraph Company the right to erect, maintain and use its poles and lines in the Village of Peoria Heights, in the County of Peoria and State of Illinois.

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights:

Section 1. That the right and privilege is hereby granted The Inter-State Independent Telephone and Telegraph Company, its successors and assigns, to erect, maintain and make use of its telephone and telegraph poles, wires and fixtures and all necessary and convenient guy wires, braces and appurtenances thereto in and upon and over the surface of the streets, alleys and public highways of the Village of Peoria Heights for the full period of time next ensuing from and after the taking effect of this ordinance, as hereinafter provided, until and including the third day of July, A. D. 1931, for the purpose of supplying communication by telephone or by other electric signals for the use and service of the citizens of said Village and the public upon the terms and conditions herein stated.

Section 2. That all the poles of said The Inter-State Independent Telephone and Telegraph Company, its successors and assigns, shall be kept neatly painted and shall be set in the alleys of said Village except when such location is impossible or impracticable and all poles shall be set and all wires strung under the direction of and to the satisfaction and approval of the Street and Alley Committee of the Board of Trustees of said Village and pursuant to the laws and ordinances of said Village. The location of the poles and lines now in use is hereby approved, but any change therein or extension thereof, shall only be made

under the direction of the said Street and Alley Committee as herein provided.

Section 3. Said poles and wires shall be so placed, used and maintained above the surface of said streets, alleys and public highways as not to interfere with or impede or endanger traffic and travel on and over said public highways and said The Inter-State Independent Telephone and Telegraph Company shall and does by its acceptance of this ordinance as hereinafter provided forever bind and obligate itself during the enjoyment of this franchise to hold and keep harmless the said Village from any and all damages, costs and expenses of every-nature, character and kind that may arise or accrue against said Village by reason of any neglect or failure on the part of said The Inter-State Independent Telephone and Telegraph Company to observe and adhere to the terms, provisions and conditions contained in this ordinance and this franchise and grant is made and is to be enjoyed subject always to all reasonable rules, regulations and ordinances of a police nature by law vested in said Village and as said village authorities may be authorized and deem proper at any time to adopt, not destructive of the rights herein granted.

Section 4. That said The Inter-State Independent Telephone and Telegraph Company shall take care of and temporarily remove and restore any and all poles and wires belonging to it in said Village at any time and place when notified ten days in advance so to do by the Village authorities for the purpose of enabling any house or other building to be moved in, on and over any of its alleys and public highways of said Village, said work to be done at the expense of the person for whose benefit such change is made.

Section 5. The right, privilege and authority herein granted in this franchise ordinance is not and shall not be exclusive, but the said Village of Peoria Heights reserves unto itself the right, power and authority to grant a like

franchise to any other person, firm or corporation for similar uses; the same, however, shall not interfere with a reasonable exercise and enjoyment by the grantee herein of the privileges hereby granted.

Section 6. That in consideration of this franchise and by its acceptance of the same as hereinafter provided the said The Inter-State Independent Telephone and Telegraph Company does hereby give, concede and grant to the said Village the privilege to place, maintain and use its firealarm and police wires upon the poles and fixtures and equipment of said The Inter-State Independent Telephone and Telegraph Company, its successors and assigns, which may be placed and erected under and by virtue of this ordinance: Provided, however, that such fire-alarm and police wires so placed shall be erected and maintained under the supervision of said The Inter-State Independent Telephone and Telegraph Company's local Peoria manager and shall be maintained and operated by said Village in such a manner as not to interfere with nor in any way impair the proper operation of the wires of said Company; and in further consideration of this franchise said The Inter-State Independent Telephone and Telegraph Company, as an express condition of this grant, does hereby bind and obligate itself never at any time during the continuation and life of this franchise to charge or exact a higher price or rate to any of its customers and subscribers in said Village than that rate which is now charged or which may be charged hereafter for the same equipment and privileges used by its customers and subscribers in the said City of Peoria, County of Peoria and State of Illinois.

Section 7. That the said The Inter-State Independent Telephone and Telegraph Company shall during the life of this franchise furnish to its subscribers or those desiring to obtain its services the same kind and character of service and equipment as that furnished and supplied by it to its subscribers and users in the said City of Peoria and shall fur-

nish without additional charge therefor free connections with the local subscribers of said Company by connection with and through its telephone exchange in the said City of Peoria.

Section 8. That in consideration of this franchise said The Inter-State Independent Telephone and Telegraph Company hereby agrees and obligates itself to furnish free and without cost to said Village of Peoria Heights three (3) independent one party telephones in such public places as shall be designated by the Board of Trustees of said Village, but said The Inter-State Independent Telephone and Telegraph Company shall not be required to furnish said free telephones in that portion of said Village situated below the bluff until it shall have extended its lines into that territory for the benefit of its customers.

Section 9. If the said The Inter-State Independent Telephone and Telegraph Company shall fail to fully comply with the terms of this ordinance, the Board of Trustees of said Village of Peoria Heights may serve a written notice on said Company, notifying it that if it does not comply with the terms of this ordinance within thirty days, its rights thereunder will be forfeited. Said notice shall fully specify the matters complained of and if the said Company shall not comply with said requirements within such period of thirty (30) days, its rights hereunder may be terminated by said Board of Trustees without further notice.

Section 10. This ordinance shall be in effect from and after its passage and due publication as required by law and its unconditional acceptance by the said The Inter-State Independent Telephone and Telegraph Company in writing filed in the office of the Village Clerk of said Village of Peoria Heights, provided such acceptance shall be so filed on or before sixty days from and after the date hereof.

Passed and approved the third day of July, A. D. 1911.

AN ORDINANCE

Granting to the Peoria Gas and Electric Company, the right to construct, erect, maintain and operate poles, wires, and appliances for the purpose of furnishing light, heat, and power to the Village of Peoria Heights and the inhabitants thereof.

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights:

Section 1. That subject to the terms and conditions of this ordinance, there is hereby granted to the Peoria Gas and Electric Company (hereinafter called "Company"), a corporation created and existing under and by virtue of the laws of the State of Illinois, its successors and assigns, the right of way and the right, power and authority to construct erect, repair, maintain and operate poles, wires, and appliances, upon, under and along all the streets, avenues, alleys and public highways in the said Village of Peoria Heights for the purpose of supplying the said Village of Peoria Heights and the inhabitants thereof, with electric current, for light, heat and power purposes. All wires strung and maintained in pursuance of the rights hereby granted shall be thoroughly insulated and equipped with such safety devices so as to protect life and property so far as practicable.

Section 2. That in pursuance of the petition of the owners of the land representing more than one-half of the frontage on the streets, avenues and public highways hereinafter named, the right and authority is hereby granted to the Peoria Gas and Electric Company, its successors or assigns, to construct, erect, repair, maintain and operate poles, wires, appliances and fixtures for the purpose of supplying the Village of Peoria Heights and the inhabitants thereof with electric current for light, heat and power pur-

poses, in, along and under the following named streets, avenues, alleys, highways and public places, in the Village of Peoria Heights, to-wit:

Along Samuel Avenue, from the R. I. & P. Railway right of way, the initial point, to Prospect Avenue.

Along Atlantic Street, from Seiberling Avenue, the initial point, to Glen Avenue.

Along Seiberling Avenue, from the R. I. & P. Railway right of way, the initial point, to Prospect Avenue.

Along Duryea Street, from the R. I. & P. Railway right of way, the initial point, to Prospect Avenue.

Along Prospect Avenue, from the south line of Section Twenty-Two (22), the initial point, to the northern village limits.

Along Glen Avenue, from the R. I. & P. Railway right of way, the initial point, to Prospect Avenue.

Also the right and authority to connect the same with wires, cables, feeders and leads that may be erected or maintained in, along or under any other streets, avenues, alleys, highways or public places in said city for the purposes aforesaid.

Section 3. All poles used upon any of said streets shall be straight and of a height of not less than twenty-five (25) feet, dressed their entire length and painted. All poles, whether in streets or alleys, to be set and placed under the direction of said Village.

Section 4. Said Village reserves the right to use the poles so erected for the purpose only of attaching thereto such of its own wires, not exceeding two in number, as may be necessary in its judgment for the transaction of its own business, but not to in any way enter into competition with the said Company in lighting said Village, or in supplying light or electricity in any form to any of its inhabitants; and its wires shall be so placed and protected as not to interfere in any way with the successful operation of any of the wires of said Company.

Section 5. All wiring necessary to effectually carry out the purposes of this ordinance may cross any street, alley or public grounds of said Village, but in no place shall any wire be placed nearer than eighteen (18) feet to the ground, across any street or public place.

Section 6. That said Company shall supply electric current to said Village and the inhabitants thereof for light, heat and power purposes at the following rates, viz:

On contracts for less than one (1) year, the rate shall be thirteen (13) cents per kilowatt hour.

On contracts for one year or more, the rate shall be eleven (11) cents per kilowatt hour.

All bills for electric current shall be rendered by said Company on or about the fifth (5th) day of the month following that for which current has been furnished, and shall be subject to a discount of 10 per cent. if paid at the office of the said Company, in the City of Peoria, Illinois, on or before the tenth (10th) day of the month following that in which current has been furnished.

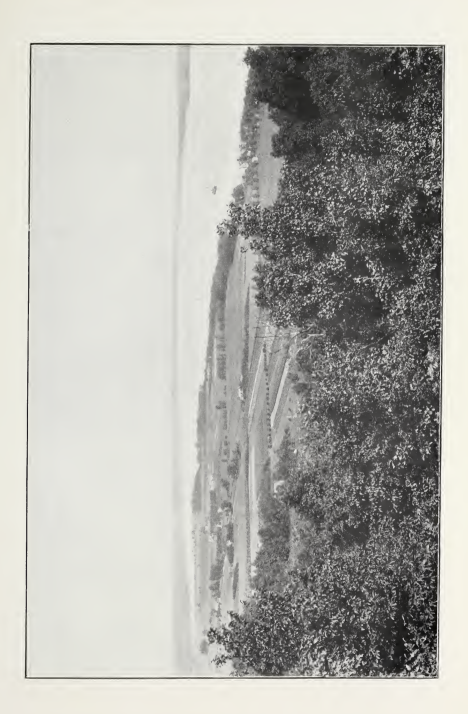
- Section 7. That said Company shall be responsible for and pay all damages that may arise or accrue to any person or corporation on account of any negligence on its part in the construction, erection or maintenance of any pole, wire or other electric appliance under the terms of this ordinance.
- Section 8. That if said Peoria Gas and Electric Company shall comply with, carry out and perform all the conditions and requirements of this ordinance on its part to be kept and performed, the rights, privileges and authority hereby granted, shall extend to, for and during the full term of thirty (30) years from the date of the passage of this ordinance.
- **Section 9.** That the rights and privileges by this ordinance granted shall extend to the said Peoria Gas and Electric Company, its successors and assigns.

Section 10. That said Company shall have the right to purchase any other ordinance contract or franchise heretofore or hereafter granted to any person or corporation by said Village, authorizing the placing and maintaining of poles and electric wires in, upon or under any of the streets, avenues, alleys or public places in said Village, and thereby become vested with and exercise all the rights and privileges in such ordinances or franchises granted, to the full extent as the original grantee named in such ordinances or franchises might or could exercise thereunder; such rights to be exercised and enjoyed, however, subject to all the conditions and restrictions in this ordinance named.

Section 11. That said Peoria Gas and Electric Company shall within ten (10) days from the date of the passage and approval of this ordinance by the President of the Board of Trustees of said Village, file with the Village Clerk of said Village, its unconditional acceptance of this ordinance, subject to all the terms and conditions therein contained; and on the filing of such acceptance this ordinance shall become a binding contract between the Village of Peoria Heights and the said Peoria Gas and Electric Company.

Section 12. This ordinance shall take effect from and after its passage.

Passed and approved the 6th day of January, A. D. 1902.



LIBRARY UNIVERSITY OF ILLINOIS URBANA

AN ORDINANCE.

An Ordinance granting the Pleasure Driveway and Park District, of Peoria, Illinois, the right and privilege to control that part of the Pleasure Driveway in said Park District within the corporate limits of Peoria Heights.

Whereas, the Pleasure Driveway and Park District, of Peoria, Illinois, has acquired certain land within the corporate limits of Peoria Heights, and is also desirous of acquiring certain streets and avenues in said Village to be used as a Pleasure Driveway in said Park District: Therefore.

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, as follows:

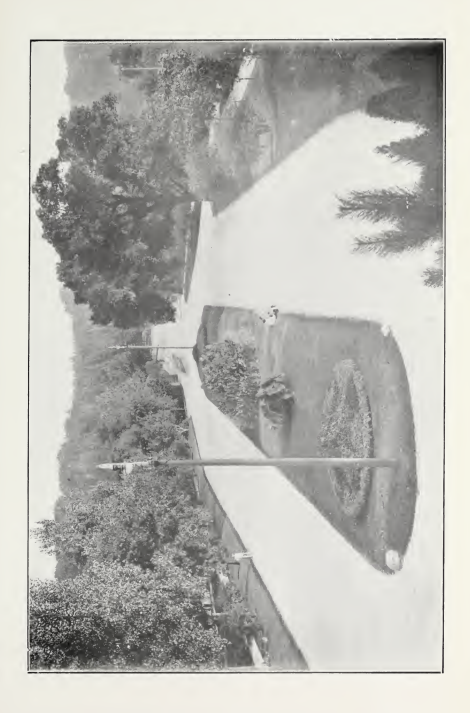
Section 1. That that part of the Pleasure Driveway over the land acquired by the Pleasure Driveway and Park District, of Peoria, Illinois, and parts of Kingman and Prospect Avenues within the limits of the Village of Peoria Heights and more particularly described as follows, to-wit: Beginning at a point on the south line of the southwest quarter of section twenty-three (23) in township nine (9) north, range eight (8) east of the fourth principal meridian, 280.2 feet west of the southeast corner of said quarter section; thence north 6 degrees and 25 minutes, west, 424.5 feet; thence north 51 degrees and 25 minutes, west, 388 feet; thence north 33 degrees and 22 minutes, west, 117 feet; thence north 60 degrees and 35 minutes, west, 148 feet: thence north 25 degrees and 12 minutes, west, 135 feet: thence north 87 degrees and .05 minutes, west, 275 feet; thence north 66 degrees and 37 minutes, west, 335 feet; thence north 91 degrees and 40 minutes, east, 245 feet; thence north 85 degrees and 28 minutes, west, 183 feet; thence north 14 degrees and 13 minutes, west, 362 feet; thence north 18 degrees and .03 minutes, east, 170 feet, more or less, to a point on a line located 638.5 feet east of the northwest corner of the southwest quarter of section twenty-three (23), and 1006.6 feet south from the north line of said southwest quarter of said section twenty-three (23); also a part of the southwest quarter of section twenty-three (23), township nine (9) north, range eight (8) east of the fourth (4th) principal meridian, described as follows: A strip of land fifty feet wide along the east side of a line described as beginning at a point 1006.6 feet south of the northeast corner of the west half of the west half of the southwest quarter of said section above mentioned; thence north 465.1 feet, to a point; also a tract of land in said southwest quarter of said section twenty-three (23), described as follows, to-wit: Beginning at a point 489.96 feet south of the northeast corner of the west half of the west half of the southwest quarter of said section twenty-three (23); thence south 51.54 feet; thence east 50 feet; thence north 26.5 feet; thence north 23 degrees and 58 minutes, east, 158.4 feet; thence south 81 degrees and 16 minutes, east, 50 feet; thence north 23 degrees and 58 minutes, east, 125 feet; thence north 81 degrees and 16 minutes, west, 100 feet; thence in a southwesterly direction to the place of beginning; also a part of the southwest quarter of section twenty-three (23), township nine (9) north, range eight (8) east of the fourth (4th) principal meridian, described as follows, to-wit: A strip of land fifty (50) feet wide along the west side of a line described as follows: Beginning at a point 541.5 feet south of the northeast corner of the west half of the west half of the southwest quarter of said section twenty-three (23); thence south 465.1 feet, to a point; also a tract of land described as follows, to-wit: Beginning at a point 1006.6 feet south of the northeast corner of the west half of the west half half of the southwest quarter of said section twentythree (23); thence south 59 feet; thence north 56 degrees and 35 minutes, west, 59.9 feet; thence north 26 feet; thence east 50 feet, to the place of beginning; also a part of the southeast quarter of section twenty-

two (22), and part of the southwest quarter of section twenty-three (23), in said township, described as follows: A strip of land fifty (50) feet wide on each side of a center line described as follows, to-wit: Beginning at a point 541.5 feet south of the northeast corner of the west half of the west half of the southwest quarter of said section twenty-three (23); thence south 70 degrees and 57 minutes, west, 127.5 feet; thence north 81 degrees and 57 minutes. west, 138.5 feet; thence north 50 degrees and 12 minutes, west, 82 feet; thence south 47 degrees and 26 minutes. west, 149.5 feet; thence south 74 degrees and 19 minutes, west, 181 feet; thence north 55 degrees and 13 minutes. west, 79 feet; thence south 77 degrees and 55 minutes, west. 287 feet; thence north 53 degrees and 19 minutes, west, 113 feet; thence north 71 degrees and 35 minutes, west, 200 feet; thence north 52 degrees and 7 minutes, west, 500 feet; thence north 26 degrees and 3 minutes, west, 170 feet; thence north 14 degrees and 46 minutes, east, 62.78 feet; to a point on the line between the northeast quarter and the southeast quarter of said section twenty-two (22), 277.35 feet, east of the northwest corner of the northwest quarter of the southeast quarter of said section twenty-two (22): also a part of the southeast quarter of the northeast quarter of said section twenty-two (22), in said township, described as follows to-wit: Commencing at the southwest corner of the southeast quarter of said northeast quarter of said section twenty-two (22); thence east along the quarter section line 329.05 feet; thence north 14 degrees and 46 minutes, east, 97.78 feet; thence north 21 degrees and 14 minutes, west, 200.49 feet; thence north 68 degrees and 59 minutes, west, 301.42 feet; to the west line of said southeast quarter of northeast quarter of said section twenty-two (22); thence south 389.56 feet along said west line to the place of beginning; also a part of Kingman Avenue, and a part of Prospect Avenue, in the Village of Peoria Heights, as follows: Beginning at the east end of Kingman Avenue; thence west on Kingman Avenue to its intersection with

Prospect Avenue; thence on Prospect Avenue to the southwest corner of the southwest quarter of section fifteen (15) in said township nine (9) north, range eight (8) east of the fourth (4th) principal meridian in said County of Peoria, and State of Illinois, be and the same is hereby turned over and placed under the control of the Board of Trustees of the Pleasure Driveway and Park District of Peoria, Illinois, to be used, controlled and maintained by said Park District as a Pleasure Driveway within the corporate limits of the Village of Peoria Heights.

Section 2. The grant hereinbefore specified is made with the distinct limitation that the Board of Trustees of the Pleasure Driveway and Park District of Peoria, Illinois, shall in no manner limit the use of that part of Prospect Avenue herein granted by providing by ordinance or otherwise against the use of said part of Prospect Avenue by traffic teams.

Passed and approved the 24th day of September, A. D. 1903.



LIBRARY UNIVERSITY OF ILLINOIS URBANA

AN ORDINANCE

Accepting control of a portion of Prospect Avenue heretofore surrendered to the Pleasure Driveway and Park District of Peoria, Illinois.

Whereas, on the 24th day of September, A. D. 1903, the President and Board of Trustees of the Village of Peoria Heights, Illinois, by an ordinance entitled, "An Ordinance granting the Pleasure Driveway and Park District of Peoria, Illinois, the right and privilege to control that part of the Pleasure Driveway in said Park District within the corporate limits of Péoria Heights," turned over and placed under control of the Board of Trustees of the Pleasure Driveway and Park District of Peoria, Illinois, certain streets and avenues in said Village; and

Whereas, by an ordinance passed on the 4th day of October, A. D. 1912, said President and Board of Trustees of the Pleasure Driveway and Park District of Peoria, Illinois, surrendered to said Village of Peoria Heights all control of that part of Prospect Avenue lying within the corporate limits of said Village of Peoria Heights;

Therefore, Be It Ordained by the President and Board of Trustees of the Village of Peoria Heights, Illinois: That control of that part of Prospect Avenue lying within the corporate limits of the Village of Peoria Heights, Illinois, be accepted from the Pleasure Driveway and Park District of Peoria, Illinois, and that said portion of said Prospect Avenue shall hereafter be under the control and authority of said Village of Peoria Heights in the same manner that it was under the control of said Village before the passage of the aforesaid ordinance on the 24th day of September, A. D. 1903.

Passed and approved the 7th day of October, A. D. 1912.

AN ORDINANCE

Granting to the Central Railway Company, its successors or assigns, the right to construct, operate and maintain an electric street railway in, along and over the public highways hereinafter named in the Village of Peoria Heights, County of Peoria and State of Illinois.

Whereas, a petition of the property owners owning more than one-half (½) of the real estate fronting on the public highway hereinafter named, and of such owners of land owning more than one-half (½) of the frontage of each mile and fraction thereof, along said highway, has been duly filed in the office of the Village Clerk of the Village of Peoria Heights, petitioning its President and Board of Trustees to grant permission and authority to the Central Railway Company, its successors or assigns, the right to construct, operate and maintain a double, or single track electric street railway in, along and over the public highway hereinafter named; and,

Whereas, also, said Railway Company has given due notice of its intended application to this Board for said permission and authority by publication in the Peoria Evening News, a newspaper published in the City and County of Peoria, Illinois, ten days previous to the filing of its perition herein, and has filed in the office of the Clerk of said Village of Peoria Heights, a statement in writing setting forth the name and address of the applicant for said privilege; and has in all respects duly complied with the state laws in relation thereto; therefore,

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights:

Section 1. That subject to the provisions, conditions and regulations in this ordinance contained, permission and authority is hereby given and granted to the Central Rail-

way Company, of the City of Peoria, Illinois, its successors or assigns, the right to construct, operate and maintain a single track electric street railway, with the necessary tracks, side tracks, cross-overs, turn-outs and switches, in, along and over the surface of the following named public highway in the Village of Peoria Heights, to-wit:

Connecting with its track, or tracks, to be laid on the Galena Road in the Village of Averyville, at the southerly village limits of said Village of Peoria Heights, thence in a northeasterly course along said Galena Road the entire distance from the southerly village limits to the northerly village limits of the Village of Peoria Heights.

Section 2. Said Railway Company shall locate and place its main track upon said public highway on the grade thereon as now existing. Said track shall be so laid that the upper or westerly rail shall be two feet easterly of a line projected through the center of said public highway as now established. If, at any time hereafter said highway should be paved and a permanent grade should be established for said purpose by said Village of Peoria Heights on said public highway, said Railway Company shall at such time conform the grade of its tracks to such established permanent grade. And if at any time thereafter said permanent grade should be changed by the said Village Board, all expense incurred by said Railway Company for changing its tracks and pavement to said changed grade, shall be paid to said Railway Company upon demand by said Village.

Said Railway Company shall leave the street or road in as good state of repair as it was before said railway was constructed thereon.

Section 3. The rails used by said Railway Company shall be of the type known as the "Girder Rail" weighing not less than sixty (60) pounds per yard, and all of said girder rails shall, when the same become worn and unfit for use, be taken up and removed, and shall be substituted by the girder rail, of a weight not less than above specified;

and the gauge of the track shall be four feet, eight and one-half (4' 8½") inches. Said Railway Company, at its own expense, shall construct and thereafter maintain culverts along the right of way hereby granted the full width of said roadway, and at such points thereon wherever the same are made necessary in the judgment of the Village Board of the said Village of Peoria Heights, by reason of the construction of its said railway line along and upon said Galena Road.

Section 4. All motor cars used by said Company shall not be less than fourteen (14) feet in length, exclusive of platform. Said Company shall at all times adopt and fit up its cars with all new improvements invented for the comfort and convenience of passengers. Its cars shall be of the most approved make at the time of their first use upon the road, of good style, and shall be kept at all times when in use, clean, well ventilated, and at all times kept in first-class order, well lighted, and in winter well heated. But on holidays, and days when it may be necessary to accommodate the increased number of passengers occasioned by attendance of fairs, shows, concerts, and other entertainments of like character, said Company may use its old cars as trail cars on said road: Provided, however, that said cars shall be thoroughly cleaned, repaired, repainted and put in good condition before being used, and shall thereafter be kept in good condition when in use. No car shall be used by said Company which has a broken window, step or door, or insufficient fastenings, or is otherwise damaged, longer than during the day such breakage, insufficient fastenings or damage may occur.

Section 5. Said Railway Company shall operate its railway and propel its cars by electric motive power and not otherwise; the same to be operated and propelled from time to time by the best and most approved methods in general use for the operation of electric street railway; except that in case of accident to machinery, making it

necessary, when said cars may be propelled by animal power for a period not exceeding thirty (30) days for any one accident. All cars operated for the carriage of passengers by said Railway Company over the right of way herein granted, shall be in charge of and under the control of a competent conductor, other than the man in charge of the motive power.

Section 6. To enable said Railway Company to operate said railway by electricity, said Company is hereby authorized to erect and thereafter maintain suitable poles or supports, along each side of the highway herein named; to string and maintain thereon all necessary wires, and such feeder wires, as may be required to operate such railway and connect the generator or power station with the trolley wire on the railway line.

Section 7. The Village of Peoria Heights reserves the right to string and maintain upon such poles of said Railway Company, any wires which may be a part of any fire alarm, or police patrol system of said Village; Provided, however, said wires shall be so strung and maintained, as to not interfere with the operation of said railway line, and in such manner as to not permit them to come in contact with any of the wires of said Railway Company.

Section 8. The right is hereby reserved for carriages and vehicles to travel over and along said tracks, but said carriages or vehicles shall in no way or manner interfere with the running of said cars, or in any way work unnecessary injury to said tracks or cars.

Section 9. If at any time hereafter, the Village of Peoria Heights shall pave or cause to be paved, the public highway herein named, or any part thereof, said Railway Company shall at the same time and in the same manner pave its right of way along said highway, to the extent the said highway, or any part thereof, may be ordered to be paved by said Village, the width of seven (7) feet where a single

track is laid, and the width of sixteen (16) feet where its double tracks are laid; and said Railway Company shall thereafter keep its pavement on said right of way in as good condition and repair as the remaining portion of said highway that has been paved by said Village is kept.

Section 10. The Village of Peoria Heights reserves the right to disturb the track, or tracks, of said Railway Company, when it shall become necessary for building, replacing or connecting sewers, laying water pipes, or for improving the streets, or performing any of the Village improvements, or to grant permits to make gas, sewer or water connections, the same to be done so as to cause the least delay possible in running the cars upon said track; and the tracks to be replaced and protected by said Company at its own expense when removed or disturbed by the Village for such purpose, but the Village to replace paving where said right of way is paved; said Village also reserves the right to permit the Company's wires to be disturbed to enable said streets to be used for the purpose of moving houses, and for other proper use of said streets by the public, the same to be done so as to cause the least delay possible to the business of said Company; Provided, however, that the moving of all houses or buildings along or across the right of way of said Railway Company shall be done so far as practicable, between the hours of 12 o'clock midnight and 6 o'clock a. m.

The Village of Peoria Heights reserves the right to designate places along said road where the cars on said road shall stop to receive or to release passengers; Provided, said stops shall not be closer than three hundred (300) feet.

Section 11. The rate of fare for a continuous trip in one direction shall be five (5c) cents for any one person. All passengers paying one fare on the cars of said Company in the Village of Peoria Heights shall be entitled to receive a transfer ticket for a continuous trip to any point on the lines of the Central Railway Company, to which transfers

are now or may be hereafter issued to passengers paying a like fare on the cars of said Company within the City of Peoria. And all passengers paying a like fare on any of the cars of said Company now or hereafter operated on any of its lines outside of the Village of Peoria Heights from which transfers are now given to any point on any of its lines within the City of Peoria, shall be entitled to a transfer ticket for a continuous trip to any point on its lines now or hereafter operated within the Village of Peoria Heights. Said Company shall keep for sale at its office and upon its cars running upon its line, passenger tickets in packages of twelve (12) each, of the kind and character in use upon its lines in the City of Peoria, which it shall sell for fifty (50c) cents per package, and each of said tickets shall be taken in payment for one continuous trip with all rights of transfer provided for in this section. All children of six (6) years of age and under, accompanied by their parents or guardian shall be passed free of charge.

Section 12. For the first five years of the time for which this ordinance is granted, said Railway Company shall operate its cars from May first (1st) to November first (1st) each year, at intervals of not longer than fifteen (15) minutes apart, between the hours of 6 o'clock a.m. and 11 o'clock p. m., and at no other time during each such years unless in its judgment public travel will justify; and at the expiration of said five years period and until the expiration of the license herein granted cars shall be operated daily on the schedule above specified; Provided, however, that said Railway Company shall have the right to operate its cars at all times and at more frequent intervals, and for longer hours than above required, if in its judgment the public travel may require; And Further Provided, that on Sundays the starting time of its cars may be one hour later than 6 o'clock a. m.

Section 13. Said Railway Company shall be liable for and pay to the person, persons, company or corporation in-

jured, all damages that may result from the passage of this ordinance, and shall save and keep harmless the said Village of Peoria Heights on account of any and all damages and cost in all causes of action that may be brought by or accrue to any person, persons, company or corporation, at any time hereafter, by reason of the construction and operation of said railway, or any part thereof, in which the Village of Peoria Heights may be sued separately, or impleaded with said Railway Company, or otherwise, including reasonable attorney's fees for counsel employed by said Village, in and about said suit, if any.

Section 14. Said Railway Company shall within sixty (60) days after the date of the passage of this ordinance, file with the Village Clerk of the Village of Peoria Heights its unconditional acceptance of the terms and conditions of this ordinance, which acceptance shall be duly signed by its President and attested by its Secretary under the corporate seal of said Company, which said ordinance when so accepted shall be mutually binding upon the said Railway. Company and the Village of Peoria Heights as a contract, for and during the full period of time for which the license herein granted is made to run.

Section 15. If the said Central Railway Company shall fully comply with the requirements of this ordinance, the right of said Company to operate said railway upon said highway shall extend to the full expiration of twenty (20) years, from the date of the final passage of this ordinance, otherwise the Village Board of the Village of Peoria Heights may declare said Company's rights forfeited any time after thirty (30) days' notice to said Company that its rights shall be forfeited for its failure to comply with the requirements of this ordinance; which said notice shall specify the matters complained of by the Village Board, and the Company to be given an opportunity to comply with said requirements within such thirty (30) days.

Passed and approved the sixth day of September, A. D. 1904.

AN ORDINANCE

Granting to the Peoria Railway Company, a corporation, its successors or assigns, the right, permission and authority to build, construct and thereafter operate and maintain a street railway on certain public highways in the Village of Peoria Heights, Illinois.

Whereas, a petition signed by the owners of a majority of the real estate frontage abutting upon the highways hereinafter named, and of each mile, and fraction of mile thereof, duly petitioning the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois, to grant the Peoria Railway Company, its successors and assigns, the right to build, construct and thereafter operate and maintain a street railway upon, along and over the Mt. Hawley Road, or Prospect Avenue, beginning at the southerly limits of the Village of Peoria Heights, thence north along said Mt. Hawley Road, or Prospect Avenue, to Clarendon Place, with the necessary tracks, side-tracks, cross-overs, turn-outs and switches, and also along Seiberling Avenue connecting with its track, or tracks, on the said Mt. Hawley Road, or Prospect Avenue, westerly along the said Seiberling Avenue to the right of wav of the Rock Island & Peoria Railway Company; and

Whereas, said Railway Company has also presented to said Village Board its application for license and authority to build, construct and thereafter maintain a street railway on the public highways aforesaid, and has also given due notice of its intended application to this Board for such license and authority, by publication in the Peoria Daily Journal, a newspaper published daily in the City and County of Peoria, Illinois, and has in all other respects duly complied with the law in relation thereto; therefore,

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois:

Section 1. That permission and authority be and the same is hereby given and granted to the Peoria Railway Company, its successors or assigns, the right to construct. operate and maintain a single, or double track street railway. in, upon and along the Mt. Hawley Road, or Prospect Avenue, beginning at the southerly limits of the Village of Peoria Heights on the Mt. Hawley Road, or Prospect Avenue thence along said Mt .Hawley Road, or Prospect Avenue, to Clarendon Place, with the necessary tracks, side-tracks, cross-overs, turn-outs and switches; also along Seiberling Avenue connecting with its track or tracks on the Mt. Hawley Road, or Prospect Avenue, westerly along said road, or avenue, to the right of way of the Rock Island & Peoria Railway Company, with the necessary spur tracks and connecting curves from its tracks on Seiberling Avenue. Provided, however, that the single track as now laid on the Mt. Hawley Road, or Prospect Avenue, shall be kept and maintained in the same place as now located, on the westerly side of said avenue, and if at any time hereafter an additional track is put down on said Mt. Hawley Road, or Prospect Avenue, such additional track shall be laid on the northeasterly side of the present track as now located, and at a distance of not to exceed five (5) feet and six (6) inches between the inner rails of each track; and, Provided Further, that no more than a single track shall be laid across and over the viaduct on said Mt. Hawley Road, or Prospect Avenue, now used and occupied by said Peoria Railway Company, and said viaduct and the approaches thereto, for a distance of three hundred (300) feet on each side thereof, as now constructed, shall be hereafter so maintained on its present grade.

Section 2. Said Railway Company may operate its cars by electric motive power, and by the overhead trolley wire system, or by any other motive power except steam locomotive, during the term of this ordinance, upon and over the tracks, side-tracks, cross-overs, turn-outs, and

switches, now or hereafter laid upon said highways, and said Company is hereby authorized to erect and hereafter maintain suitable poles or supports along each side of the streets and avenues, herein named, and to string and maintain thereon all necessary wires, including feeder wires, transmission, span, trolley, telephone and other wires, and connect the generator or power station with said feeder wires and the trolley wires on the railway line.

Section 3. The trolley wires of said Company shall be suspended not less than eighteen and one-half (18½) feet above the rails; and the poles or supports of said wires shall be placed under the supervision and direction of the proper Village authorities.

Section 4. If said Railway Company shall disturb, remove or displace any of the sidewalk, crossings, or gutters now existing, said Railway Company shall, at such points, restore the same to as good condition as before such disturbance; all culverts made necessary by reason of the granting of the privileges herein named, shall thereafter during the continuance of said Company's rights under this ordinance, be kept and maintained in good serviceable condition.

Section 5. Permission and authority is hereby given and granted said Railway Company to use and operate its street railway cars on the rails now laid on the public highways in said Village hereinafter designated; Provided, however, that if at any time hereafter, during the existence of the rights of said Railway Company under this ordinance, the Village of Peoria Heights shall pave, or order to be paved, any part or portion of said highways, then and in such case, at such time said Railway Company shall replace on such portion of said highway, or highways, as may be ordered to be paved by said Village, its tee rail now in use, with girder rail, weighing not less than sixty (60) pounds per lineal yard.

Section 6. Said Railway Company shall pave its right of way the width of sixteen (16) feet where double tracks are laid, and the width of seven (7) feet where single track is laid, at the same time and in the same manner, with like material as the balance of the street or avenue may be paved from time to time, by the Village or adjoining property holders; and said Railway Company shall, at all times, keep and maintain the same in good repair and condition; and where the streets are not paved, said Company shall pave or plank its right of way at all street and avenue intersections, in such manner that carriages and other vehicles may cross the same without unnecessary inconvenience.

Section 7. The Village Board reserves the right to disturb the tracks of said Railway Company when necessary for building, replacing or connecting sewer, laying water pipes, improving the streets or performing any lawful village improvements; to grant permits to make gas, sewer or water connections, to be made so as to cause the least delay or interference possible in running cars upon said tracks, and the Village shall replace paving where said right of way is paved. Said Village also reserves the right to permit the Company's wires to be disturbed to enable removing houses, and other proper use of said streets by the public; the same to be done so as to cause the least delay possible to the business of the Company; Provided, however, that moving of all houses or buildings along or across the right of way of said Railway Company shall be between the hours of 12 o'clock midnight and 6 o'clock a.m.; and Provided Further, that said Company's wires shall not be disturbed for the purpose aforesaid, except upon twentyfour (24) hours' notice previously given to it by the person, company or corporation, or individual asking such privilege, and the tender to it of the actual cost of displacing and replacing any of its wires disturbed for the purpose aforesaid.

Section 8. Carriages and all vehicles may travel over said tracks, but shall in no manner interfere with or retard the running of cars, or in any way work injury to said tracks or cars. Any person or persons who shall wilfully or unnecessarily obstruct said Company's business, the passage of cars of said Company, along its tracks, or wilfully or unnecessarily injure said tracks or cars, in any manner, shall, upon conviction, be fined in any sum not less than five (\$5.00) dollars, nor more than twenty-five (\$25.00) dollars for each offense.

Section 9. Any person who shall wilfully remove, cut or break any of the wires used by said Company in the operation of its railway, shall, upon conviction, be fined in any sum not less than ten (\$10.00) dollars, nor more than one hundred (\$100.00) dollars for each wire, or part of wire removed, cut or broken; Provided, however, that this clause shall not apply to any person removing, cutting or breaking such wire for the purpose of saving life or property, and preventing injury to persons.

Section 10. Motor cars used by said Railway Company shall be of the most improved made at the time of first use upon the road, equipped with vestibules, and so constructed as to comply with the laws of Illinois now in force, in relation thereto. Said cars shall be of good style, and when in use, clean, ventilated, and in first class order, well lighted, and in winter heated.

Section 11. Cars shall be run at intervals of not longer than fifteen (15) minutes apart over said tracks on Prospect Avenue, and each regular car run the entire length of said tracks through the Village of Peoria Heights, and to some central part of the City of Peoria, between the hour of 6 o'clock a.m. and 11 o'clock p.m.; Provided, however, said Company shall not be required to operate cars on Seiberling Avenue or Prospect Avenue, between Glen Avenue and Clarendon Place, unless it elects so to do.

Section 12. Said Railway Company shall not suffer any motor cars propelled by electricity to be run on said lines, unless in charge of a competent conductor other than the man in charge of the motor power, who shall be familiar with the streets along said right of way hereby granted to said Company. The name of each street as approached by any car containing passengers, shall be called in a clear tone of voice by the conductor in charge of such car.

Section 13. The rate of fare for a continuous trip in one direction shall be five (5) cents for any one person. All passengers paying one fare on the cars of said Company in the Village of Peoria Heights, shall be entitled to receive a transfer ticket for a continuous trip, in the most direct way, to any point on the lines of the Peoria Railway Company to which transfers are now, or may be hereafter issued to passengers paying a like fare on the cars of said Company within the City of Peoria. And all passengers paying a like fare on any of the cars of said Company now, or hereafter, operated on any of its lines outside of the Village of Peoria Heights from which transfers are now given to any point on any of its lines within the City of Peoria, shall be entitled to a transfer ticket for a continuous trip in the most direct way to any point on its lines now or hereafter operated within the Village of Peoria Heights. Said Company shall keep for sale tickets in packages of twelve (12) each, of the kind in use upon its lines in the City of Peoria, which it shall sell for fifty (\$.50) cents per package, and each of said tickets shall be taken in payment for one continuous trip, with all the rights of transfer provided for in this section. Children under six (6) years of age, accompanied by parent or guardian, shall be carried free of charge.

Section 14. Said Railway Company shall save and keep harmless the said Village of Peoria Heights, on account of any and all damages and costs in all causes of action that may be brought by or accrue to, any person, or

persons, company or corporation, at any time hereafter, by reason of the license hereby granted, in which the said Village may be sued separately or impleaded with said Railway Company.

Section 15. The words "Railway Company" whenever used in this ordinance shall be held to include and mean the Peoria Railway Company, its successors or assigns.

Section 16. The rights, license and privileges herein granted to said Peoria Railway Company, its successors or assigns, shall extend to and continue in force for and during the full expiration of twenty (20) years from and after the date of the final passage of this ordinance, unless sooner terminated by mutual consent or duly forfeited for failure to comply with the terms and conditions herein.

Section 17. Said Peoria Railway Company shall file its acceptance of the privileges and rights herein granted, with the Village Clerk of said Board within thirty (30) days from the date of passage of this ordinance, which acceptance shall be executed in the name of said Peoria Railway Company, by its President, or Vice President, its corporate seal affixed, attested by its Secretary, or Assistant Secretary, and when so accepted, the same shall be binding upon said Railway Company and the Village of Peoria Heights as a contract.

Passed and approved the fourth day of November, A. D. 1907.

AN ORDINANCE

Amending Sections One (1), Eleven (11), Fifteen (15), Sixteen (16), and Seventeen (17), of an Ordinance adopted by the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois, on the fourth day of November, A. D. 1907, entitled, "An Ordinance granting to the Peoria Railway Company, a corporation, its successors or assigns, the right, permission and authority to build, construct and thereafter operate and maintain a street railway on certain public highways in the Village of Peoria Heights, Illinois," and further amending said ordinance by adding Sections Eighteen (18) and Nineteen (19) thereto.

Whereas, the Peoria Railway Company is now operating a street railway upon certain streets and public highways in the Village of Peoria Heights, Peoria County, Illinois, under and by virtue of a certain ordinance passed by the Board of Trustees of said Village and approved by the President of said Board on the 4th day of November, A. D. 1907; and,

Whereas, it is deemed desirable for the better accommodation of the public that said Peoria Railway Company shall extend its railway upon and along certain other streets and public highways in said Village of Peoria Heights; and,

Whereas, petitions of the owners of a majority of the real estate fronting upon Seiberling Avenue from the intersection of Prospect Avenue to the intersection of Constantine Avenue and on Beach Avenue from the intersection of the easterly line extended northwardly of lot thirty-three (33), block twelve (12), in Boulevard Addition to Peoria Heights, Peoria County, Illinois, to the intersection of Grand View Drive Boulevard and each mile and fraction thereof, measured from the initial points named in such petitions along said public highways, as re-

quired by law, have been duly filed with the Clerk of said Village of Peoria Heights, requesting the President and Board of Trustees of said Village to grant by ordinance to the said Peoria Railway Company, its successors, lessees and assigns the right and authority to construct, lease, maintain and operate a single or double track street railway upon and along said streets and public highways; and,

Whereas, said Peoria Railway Company has petitioned said President and Board of Trustees for the right and authority to construct, lease, maintain and operate a railway upon said streets and public highways, and has given more than ten (10) days' public notice of the time and place of presenting its application to said President and Board of Trustees for said right and authority, by publication in The Peoria Evening Star, a newspaper published daily in the City of Peoria, Peoria County, Illinois, as appears from copies of said publication and a certificate of the publisher of said paper attached thereto filed with said Village Clerk, and in all other respects has complied with the laws and statutes of this state in relation to the presentation of its said application and with respect to obtaining said right and authority.

Now, therefore, be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois:

That Sections 1, 11, 15, 16, and 17 of an ordinance adopted by the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois, on the 4th day of November, A. D. 1907, entitled, "An Ordinance granting to the Peoria Railway Company, a corporation, its successors or assigns the right, permission and authority to build, construct and thereafter operate and maintain a street railway on certain public highways in the Village of Peoria Heights, Illinois," be and the same are hereby amended and that said ordinance be further amended by the addition of Sections Eighteen (18) and Nineteen (19) thereto so as hereafter to read as follows:

Section 1. That the right, power and authority be and the same are hereby granted to the Peoria Railway Company, a corporation, its successors, lessees and assigns, to construct, operate and maintain a single or double track street railway in, upon, over, along and across the surface of Mount Hawley Road or Prospect Avenue, beginning at the southerly limits of the Village of Peoria Heights, where the same is intersected by the said Mount Hawley Road or Prospect Avenue, thence in, upon, over, along and across the surface of said Mount Hawley Road or Prospect Avenue to the Company's present terminus of its tracks as now laid on Prospect Avenue, opposite lots nineteen (19) and twenty (20), block two (2), Prospect Heights, with all necessary, suitable or convenient tracks, side-tracks, crossovers, turn-outs, switches and connections.

Also along Seiberling Avenue connecting with its track or tracks on said Mount Hawley Road, or Prospect Avenue, westerly in, upon, over, along and across said road or avenue to the right of way of the Rock Island & Peoria Railway Company, with the necessary, suitable or convenient spur tracks and connecting curves from its tracks on Seiberling Avenue. Provided, however, that the single track be kept and maintained in the same place as now located on the westerly side of said avenue, and if at any time hereafter an additional track is put down on said Mount Hawley Road or Prospect Avenue, such additional track shall be laid on the northeasterly side of the present track as now located, and at a distance of not to exceed five (5) feet and six (6) inches between the inner rails of each track; and, Provided Further, that no more than a single track shall be laid across and over the viaduct on said Mount Hawley Road or Prospect Avenue, now used and occupied by said Peoria Railway Company, and said viaduct and the approaches thereto, for a distance of three hundred (300) feet on each side thereof, as now constructed, shall be hereafter so maintained on its present grade.

Also along Seiberling Avenue connecting with its track or tracks on said Mount Hawley Road or Prospect Avenue, thence easterly in, upon, over, along and across the surface of said Seiberling Avenue to the east line of Constantine Avenue and across all intersecting streets and public places; thence upon and across lots thirty-three (33), eighty-one (81) and ninety-three (93, in block twelve (12), also upon and across a part of out lot two (2), all in Boulevard Addition to Peoria Heights, Peoria County, Illinois, owned by said Peoria Railway Company, and across all intersecting streets and public highways, to Beach Avenue.

Also in, upon, over, along and across the surface of Beach Avenue from a point at or near the intersection of the easterly line extended northwardly of lot thirty-three (33), of block twelve (12), in Boulevard Addition to Peoria Heights, Peoria County, Illinois, to the intersection of Grand View Drive Boulevard, and across all intersecting streets and public places, all in said Village of Peoria Heights, with the necessary, suitable or convenient tracks, side-tracks, cross-overs, turn-outs, switches, spurs, curves, wyes and connections and all necessary, suitable or convenient equipment, appliances or appurtenances.

Section 11. Cars shall be run regularly between the hours of 6 o'clock a.m. and 11 o'clock p.m. at intervals of not longer than fifteen (15) minutes, over said track on Prospect Avenue from its intersection with the southerly limits of the Village of Peoria Heights to the intersection of Seiberling Avenue (said cars to run to some central part of the City of Peoria, also), and from the intersection of said Seiberling Avenue with Prospect Avenue one of said regular cars shall be run north on said Prospect Avenue as now and the next of said regular cars shall be run east on said Seiberling Avenue to the intersection of said Grand View Drive Boulevard, it being the intention that said regular cars so operating at said fifteen (15) minutes intervals, between said hours on Prospect Avenue from the southerly

limits of the Village of Peoria Heights to the intersection of Seiberling Avenue, shall be run alternately from the intersection of Prospect Avenue and Seiberling Avenue, north on Prospect Avenue and east on Seiberling Avenue, as provided; Provided, however, that said Peoria Railway Company shall not be required to operate cars west on Seiberling Avenue from its intersection with Prospect Avenue, or on Prospect Avenue between Glen Avenue and the Company's present terminus of its tracks as now laid on Prospect Avenue, unless it elects so to do.

Section 15. The words, "Railway Company," whenever used in this ordinance shall be construed to include and mean the Peoria Railway Company, its successors, lessees and assigns.

Section 16. The rights, license and privile ses herein granted to said Peoria Railway Company, its successors, lessees and assigns shall extend to and continue in force for and during the full term of twenty (20) years from and after the date of the final adoption of this ordinance, unless sooner terminated by mutual consent.

Section 17. Said Peoria Railway Company shall file its acceptance of the privileges and rights herein granted, with the Village Clerk of said Board within thirty (30) days from the date of passage of this ordinance, which acceptance shall be executed in the name of said Peoria Railway Company, by its President or Vice President, its corporate seal affixed, attested by its Secretary or Assistant Secretary, and when so accepted, the same shall be binding upon said Railway Company and the Village of Peoria Heights as a contract.

Section 18. All the rights, power and authority given and granted to said Peoria Railway Company, its successors, lessees and assigns by said ordinance adopted by the President and Board of Trustees of said Village of Peoria Heights, on the 4th day of November, 1907, except in so far

as said ordinance and the terms and conditions thereof may conflict with or are changed by the terms, provisions and conditions of this ordinance (in which case the latter shall govern) shall be and are hereby approved, ratified and confirmed for the full term of years mentioned in said Section 16 as amended by this ordinance.

Section 19. All limitations and regulations contained in said ordinance of November 4, 1907, or provided for in this amendatory ordinance, shall be understood as excepting from their scope and application such portion of said Company's railway line as is to be constructed upon private right of way owned by said Peoria Railway Company.

Passed and approved the third day of January, A .D. 1910.

AN ORDINANCE

Granting to the Peoria Railway Company, its successors or assigns, the right to construct, operate and maintain turn-tables in and upon a portion of Seiberling Avenue in the Village of Peoria Heights, County of Peoria and State of Illinois.

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, Illinois:

Section 1. That subject to the provisions, conditions and regulations in this ordinance contained, permission and authority is hereby given and granted to the Peoria Railway Company of the City of Peoria. Illinois, its successors or assigns, the right to construct, operate and maintain three turn-tables in and upon the surface of that portion of Seiberling Avenue in the Village of Peoria Heights. Peoria County, Illinois, which lies directly north of the present location of the car barn of said Peoria Railway Company which said car barn is now located on the south side of said Seiberling Avenue, and west of the premises of the Bartholomew Company.

Section 2. Said Railway Company shall locate and place its turn-tables on the said Seiberling Avenue on the grade thereof as now existing. If at any time hereafter the grade of said Seiberling Avenue shall be changed by said Village of Peoria Heights, said Peoria Railway Company shall at such time conform the grade of its said turn-tables to such new grade, and all expense incurred by said Peoria Railway Company for changing the grade of said turn-tables and its tracks upon said Seiberling Avenue, shall be paid by said Peoria Railway Company. Said Peoria Railway Company shall leave said Seiberling Avenue in as good state of repair as it was before the construction of said turn-tables.

Section 3. If at any time hereafter the Village of Peo-

ria Heights shall pave or cause to be paved, said Seiberling Avenue, or any part thereof, said Peoria Railway Company shall at the same time and in the same manner, pave the portion of said Seiberling Avenue occupied by said turntables, and shall thereafter keep said pavement in as good condition and repair as the remaining portion of said Seiberling Avenue that has been paved by said Village of Peoria Heights shall be kept.

Section 4. The Village of Peoria Heights reserves the right to disturb the said turn-tables when it shall become necessary for building, replacing or connecting sewers, laying water pipes or for improving the streets or performing any public improvements, and to grant permits to make gas, sewer or water connections, the same to be done so as to cause the least possible delay in the use of said turn-tables. When said turn-tables are disturbed as aforesaid they shall be protected and replaced by said Peoria Railway Company at its own expense.

Section 5. Said Peoria Railway Company shall be liable for and pay to the person, persons, company or corporation injured, all damages that may result from the passage of this ordinance, and shall save and keep harmless the said Village of Peoria Heights, on account of any and all damages and costs in all causes of action that may be brought by or accrue to any person, persons, company or corporation, at any time hereafter, by reason of the construction and operation of said turn-tables, in which the Village of Peoria Heights may be sued separately or impleaded with the said Peoria Railway Company or otherwise, including reasonable attorney's fees for counsel employed by said Village in and about said suit, if any.

Section 6. The grant contained in this ordinance is made upon the express condition that the said Village of Peoria Heights reserves and shall have the right to cause said turntables to be removed from said Seiberling Avenue at any time hereafter. If the Board of Trustees of the said Village

of Peoria Heights shall, by ordinance or resolution, order the said turn-tables to be removed, the said Peoria Railway Company shall, at its own expense, remove the said turn-tables within thirty days after receipt of written notice of such action of said Board of Trustees; and said Peoria Railway Company shall leave the portion of said Seiberling Avenue occupied by said turn-tables, in the same condition as the remainder of said Avenue is then in. If said Peoria Railway Company shall fail or refuse to remove said turn-tables as aforesaid within the said period of thirty days, the said Village of Peoria Heights shall have the right to remove said turn-tables and to collect from said Peoria Railway Company the expense of doing said work and of placing said portion of Seiberling Avenue in the same condition as the remainder of said Avenue is then in.

Section 7. Said Peoria Railway Company shall, in thirty days after the date of the passage of this ordinance, file with the Village Clerk of the Village of Peoria Heights, its unconditional acceptance of the terms and conditions of this ordinance, which acceptance shall be duly signed by its President and attested by its Secretary under the corporate seal of said Company; which said ordinance when so accepted shall be mutually binding upon the said Peoria Railway Company, its successors or assigns, and the Village of Peoria Heights, as a contract for and during the full period of time for which the license herein granted is made to run subject to the provisions of Section 6 hereof.

Section 8. If the said Peoria Railway Company shall fully comply with the requirements of this ordinance, the right of said Company to maintain and operate said turntables upon said Seiberling Avenue shall extend to the full expiration of ten (10) years from the date of the final passage of this ordinance, but the right of the said Peoria Railway Company may be terminated as provided in Section 6 hereof.

Passed and approved the 8th day of October, A. D. 1913.

AN ORDINANCE

Granting to the Peoria Water Works Company, a corporation, its successors and assigns, the right, power and authority to lay, establish and install and thereafter to maintain, a water main in and along and under the Galena Road in the Village of Peoria Heights.

Be it Ordained by the President and Board of Trustees of the Village of Peoria Heights, Peoria County, Illinois:

Section 1. That a license, right, power and authority is hereby granted by the said Village of Peoria Heights to the Peoria Water Works Company, a corporation, hereinafter known and designated as the grantee, its successors and assigns, to lay, establish and install, and thereafter to maintain a water main, of such size and character as it, the grantee hereunder, deems necessary, in and along and under that certain street or highway in said Village commonly known and designated as the Galena Road, the said water main to be used and maintained for conveying water by gravity for public and private use in the City of Peoria and its vicinity, and to enter said Galena Road on the westerly side thereof at the point where the northerly boundary line of said Village intersects said Galena Road, and to extend from the point of entering said highway in, along and under the westerly side of said highway to a point where the southerly boundary line of said Village intersects the said Galena Road.

Section 2. In laying and establishing and maintaining the said water main there shall be the least possible obstruction to the use of said highway for travel, and the trench in which the same is laid shall remain open for the least possible time commensurate with good and efficient work, and while said trench is so open, suitable warnings

or barricades shall be erected, and lights shall be used and displayed at night and as fast as said main is laid and tested, or when it is repaired, the grantee shall restore said highway as nearly as possible to the condition in which it found the same, and any loss or damage which may arise, or be caused to any person, or property, by reason of the grantee's want of care in properly protecting the said trench or other work connected therewith, shall be borne by the grantee, and the grantee shall hold the Village of Peoria Heights harmless in every and all respects by reason of any accident, damage or encroachment of any kind whatsoever, which may be occasioned by, or result from the construction, or maintenance, or repair, of the water main herein provided for.

And the grantee shall reimburse the grantor, for any and all expense which the grantor may incur in repairing said road, so far as such expense is caused or made necessary by the exercise of the license granted herein.

The license, rights, and privileges hereby granted to said grantee in the said highway are hereby made expressly subject to all existing police regulations now in force in the ordinance of said Village, or which may be hereafter passed by the said Village, governing the opening of trenches in said street, and said grantee, its successors and assigns, hereby expressly covenants and agrees to observe at all times any and all police regulations made by the said Village of Peoria Heights affecting its right to the use of said highway, as herein provided for.

Section 3. The grantee shall pay to said Village of Peoria Heights, dating from May 1, 1911, as compensation for the right and license hereby granted, the sum of one hundred (\$100.00) dollars per year, so long as said water main remains in said street or road; said compensation to be paid in semi-annual installments of fifty (\$50.00) dollars each, in advance. The first of said installments to become due and payable May 1, 1911.

Section 4. The foregoing license, right, power and authority is made and given on the express condition that the same shall be accepted in writing by the said grantee within ten days after the date hereof, in which acceptance the said grantee shall expressly agree to be bound and abide by all the terms and provisions hereof.

Passed and approved the 24th day of April, A. D. 1911.

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